1	*b0870/2.15* 1120. Page 996, line 14: delete "and Christmas trees, \$400"
2	and substitute ", \$200".
3	*b0870/2.16* 1121. Page 996, line 16: delete "and Christmas trees, \$600"
4	and substitute ", \$350".
5	*b0870/2.17* 1122. Page 996, line 18: delete "and Christmas trees, \$1,200"
6	and substitute ", \$600".
7	*b0870/2.18* 1123. Page 996, line 20: delete "and Christmas trees, \$2,400"
8	and substitute ", \$1,200".
9	*b0870/2.19* 1124. Page 996, line 21: before that line insert:
10	"(cm) Additional license fee for Christmas tree sales. A nursery grower that
11	sells Christmas trees shall pay the following additional license fee, based on annual
12	sales calculated according to par. (e):
13	1. If the nursery grower annually sells no more than \$5,000 worth of Christmas
14	trees, \$20.
15	2. If the nursery grower annually sells more than \$5,000 but not more than
16	\$20,000 worth of Christmas trees, \$55.
17	3. If the nursery grower annually sells more than \$20,000 but not more than
18	\$100,000 worth of Christmas trees, \$90.
19	4. If the nursery grower annually sells more than \$100,000 but not more than
20	\$200,000 worth of Christmas trees, \$150.
21	5. If the nursery grower annually sells more than \$200,000 but not more than
22	\$500,000 worth of Christmas trees, \$250.
23	6. If the nursery grower annually sells more than \$500,000 but not more than
24	\$2,000,000 worth of Christmas trees, \$450.

1	7. If the nursery grower annually sells more than \$2,000,000 worth of
2	Christmas trees, \$900.".
3	*b0870/2.20* 1125. Page 996, line 22: after "(c)" insert "and under par. (cm)
4	if applicable".
5	*b0870/2.21* 1126. Page 997, line 4: delete "and".
6	*b0870/2.22* 1127. Page 997, line 5: delete "Christmas trees".
7	*b0870/2.23* 1128. Page 997, line 6: after "sales" insert "of nursery stock".
8	*b0870/2.24* 1129. Page 997, line 8: after the period insert "If par. (cm)
9	applies to an applicant, the amount of the applicant's additional license fee under
10	par. (cm) for a license year shall be based on the applicant's sales of Christmas trees
11	during the applicant's preceding fiscal year, except that if the applicant made no
12	sales of Christmas trees during the preceding fiscal year the fee shall be based on the
13	applicants good faith prediction of sales during the license year for which the
14	applicant is applying.".
15	*b0870/2.25* 1130. Page 998, line 2: delete "or nursery stock".
16	*b0870/2.26* 1131. Page 998, line 3: delete "or nursery stock".
17	*b0870/2.27* 1132. Page 998, line 10: on lines 10, 12, 14, 16, 18, 20 and 22,
18	delete "and nursery stock".
19	*b0870/2.28* 1133. Page 998, line 25: delete "and nursery stock".
20	*b0870/2.29* 1134. Page 999, line 5: delete "and nursery stock".
21	*b0870/2.30* 1135. Page 999, line 11: delete "or Christmas tree grower".
22	*b0870/2.31* 1136. Page 999, line 15: after that line insert:

1	"(c) The holder of a Christmas tree grower license shall notify the department
2	in writing before adding, during the license year, any new location at which the
3	license holder will grow evergreen trees for eventual sale as Christmas trees or hold
4	Christmas trees for sale.".
5	*b0870/2.32* 1137. Page 1000, line 15: delete that line and substitute
6	"nursery stock,".
7	*b0870/2.33* 1138. Page 1002, line 9: delete that line and substitute "inspect
8	premises at".
9	*b1778/3.3* 1139. Page 1006, line 16: delete lines 16 to 24 and substitute:
10	*b1778/3.3* "Section 1942mc. 94.695 of the statutes is created to read:
11	94.695 Pesticide sales and use reporting system. (1) PROPOSAL. The
12	department shall develop a proposal for a pesticide sales and use reporting system
13	and shall, no later than July 1, 2000, submit the proposal to the joint committee on
14	finance for review.
15	(2) Funding. If the joint committee on finance approves the proposal under sub.
16	(1), it may, from the appropriation under s. 20.865 (4) (u), supplement the
17	appropriation under s. 20.115 (7) (uc) in an amount not to exceed \$250,000 and the
18	appropriation under s. 20.115 (7) (ue) in an amount not to exceed \$150,000.
19	Notwithstanding s. 13.101 (3) (a), the committee is not required to find that an
20	emergency exists.
21	(3) PILOT PROJECT. If the joint committee on finance approves the proposal
22	under sub. (1), the department shall administer a pilot program to test the pesticide
23	sales and use reporting system.".

b1778/3.4 1140. Page 1007, line 1: delete lines 1 to 25.

1	*b1778/3.5* 1141. Page 1008, line 1: delete lines 1 to 25.	
2	*b1778/3.6* 1142. Page 1009, line 1: delete lines 1 to 25.	
3	*b1778/3.7* 1143. Page 1010, line 1: delete lines 1 to 24.	
4	*b1778/3.8* 1144. Page 1011, line 1: delete lines 1 and 2.	
5	*b1078/1.3* 1145. Page 1012, line 14: after that line insert:	
6	*b1078/1.3* "Section 1945s. 95.197 of the statutes is created to read:	
7	95.197 Financial assistance for paratuberculosis testing. (1) T	'he
8	department shall provide financial assistance to owners of livestock herds	for
9	conducting testing for paratuberculosis. The department may only provide finance	ial
10	assistance under this section for the first time that the owner of a livestock herd te	sts
11	the herd.	
12	(2) The department shall promulgate rules for providing financial assistan	ıce
13	under sub. (1).".	
14	*b0897/2.1* 1146. Page 1012, line 20: after that line insert:	
15	*b0897/2.1* "Section 1946m. 97.30 (1) (bm) of the statutes is repealed a	nd
16	recreated to read:	
17	97.30 (1) (bm) Except as provided by the department by rule, "potential	.lly
18	hazardous food" means a food that requires temperature control because it is in	າ ຄ
19	form capable of supporting any of the following:	
20	1. Rapid and progressive growth of infectious or toxigenic microorganisms	•
21	2. Growth and toxin production of Clostridium botulinum.	
22	3. In raw shell eggs, growth of Salmonella enteritidis.	
23	*b0897/2.1* Section 1946n. 97.42 (4) (intro.) of the statutes is amended	to
24	read:	

1	97.42 (4) RULES. (intro.) The department shall may issue reasonable rules
2	requiring or prescribing any of the following:
3	*b0897/2.1* Section 1946p. 97.42 (4m) of the statutes is created to read:
4	97.42 (4m) FEDERAL REQUIREMENTS. Except as provided in rules promulgated
5	under sub. (4), the operator of an establishment that is required to be licensed under
6	this section shall comply with 9 CFR parts 307 to 311, 313 to 315, 317 to 319, 416 and
7	417 and part 381 subparts G, H, I, J, K, L, O and P as they apply to federally licensed
8	establishments.".
9	*b0816/1.1* 1147. Page 1014, line 6: after that line insert:
10	*b0816/1.1* "Section 1952m. 98.12 of the statutes is amended to read:
11	98.12 Standard containers; frozen desserts Sale of ice cream and
12	similar frozen products. Ice cream, ice milk, water ices or other frozen desserts
13	of a similar nature packaged prior to sale may shall be sold by liquid measure only
14	and shall be packaged only in containers with capacities of one-half liquid pint, one
15	liquid pint, one liquid quart, or a multiple of one liquid quart. This section does not
16	apply if such the products are packaged at time of sale at retail or sold in quantities
17	of less than one-half liquid pint.".
18	*b0816/1.2* 1148. Page 1014, line 10: after that line insert:
19	*b0816/1.2* "Section 1953e. 98.21 of the statutes is repealed and recreated
20	to read:
21	98.21 Sale of bread. (1) Except as provided in sub. (2), no person may
22	manufacture for sale in this state, offer to sell or sell bread unless the bread is sold
23	by weight.

1	(2) Subsection (1) does not apply to stale bread if the bread is conspicuously
2	marked "stale bread" or is placed in a container conspicuously marked "stale bread"
3	and sold as and for stale bread.".
4	* $b1207/1.1*$ 1149. Page 1015, line 9: delete the material beginning with that
5	line and ending with page 1016, line 9.
6	*b1839/3.13* 1150. Page 1017, line 6: after that line insert:
7	*b1839/3.13* "Section 1972h. 101.02 (20) (b) of the statutes is amended to
8	read:
9	101.02 (20) (b) The Except as provided in par. (e), the department of commerce
LO	may not issue or renew a license unless each applicant who is an individual provides
11	the department of commerce with his or her social security number and each
12	applicant that is not an individual provides the department of commerce with its
L3	federal employer identification number. The department of commerce may not
L 4	disclose the social security number or the federal employer identification number of
15	an applicant for a license or license renewal except to the department of revenue for
l 6	the sole purpose of requesting certifications under s. 73.0301.

b1839/3.13 Section 1972k. 101.02 (20) (e) of the statutes is created to read: 101.02 (20) (e) 1. If an applicant who is an individual does not have a social security number, the applicant, as a condition of applying for or applying to renew a license shall submit a statement made or subscribed under oath or affirmation to the department of commerce that the applicant does not have a social security number. The form of the statement shall be prescribed by the department of workforce development.

1	2. Any license issued or renewed in reliance upon a false statement submitted
2	by an applicant under subd. 1 is invalid.".
3	*b1839/3.14* 1151. Page 1017, line 13: after that line insert:
4	*b1839/3.14* "Section 1972n. 101.02 (21) (b) of the statutes is amended to
5	read:
6	101.02 (21) (b) As provided in the memorandum of understanding under s.
7	49.857 and except as provided in par. (e), the department of commerce may not issue
8	or renew a license unless the applicant provides the department of commerce with
9	his or her social security number. The department of commerce may not disclose the
10	social security number except that the department of commerce may disclose the
11	social security number of an applicant for a license under par. (a) or a renewal of a
12	license under par. (a) to the department of workforce development for the sole
13	purpose of administering s. 49.22.
14	*b1839/3.14* Section 1972r. 101.02 (21) (e) of the statutes is created to read:
15	101.02 (21) (e) 1. If an applicant who is an individual does not have a social
16	security number, the applicant, as a condition of applying for or applying to renew
17	a license shall submit a statement made or subscribed under oath or affirmation to
18	the department of commerce that the applicant does not have a social security
19	number. The form of the statement shall be prescribed by the department of
20	workforce development.
21	2. Any license issued or renewed in reliance upon a false statement submitted

b1675/1.1 1152. Page 1017, line 24: after that line insert:

b1675/1.1 "SECTION 1975m. 101.09 (2) (cm) of the statutes is created to read:

by an applicant under subd. 1 is invalid.".

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1 101.09 (2) (cm) Any rules promulgated under sub. (3) requir	ing an owner to test
the ability of a storage tank, connected piping or ancillary equip	ment to prevent an
3 inadvertent release of a stored substance or requiring an owner to	o permanently close
4 or upgrade a storage tank do not apply to storage tanks that	t satisfy all of the
5 following:	
6 1. Are installed before the effective date of this subdivision	ı [revisor inserts
7 date].	
8 2. Have a capacity of less than 1,100 gallons.	
9 3. Are used to store heating oil for residential, consumptive	use on the premises
where stored.".	
b0828/2.9 1153. Page 1018, line 14: after that line ins	sert:
b0828/2.9 "Section 1976r. 101.123(1)(b) of the statutes	is amended to read:
13 101.123 (1) (b) "Inpatient health care facility" mean	ns a county home
established under s. 49.70, a county infirmary established un	nder s. 49.72 , <u>or</u> a
community-based residential facility or a nursing home license	ed under s. 50.03 or
a tuberculosis sanatorium established under s. 58.06, 252.073 c	o r 252.076 .".
b1670/1.1 1154. Page 1022, line 3: after "include" inse	ert "individualized".
b1670/1.2 1155. Page 1022, line 4: after "contaminat	ion" insert "at each
19 site".	
20 *b1670/1.3* 1156. Page 1023, line 7: delete lines 7 to 11	
21 *b1670/1.4* 1157. Page 1023, line 16: delete "\$80,00	00" and substitute
22 "\$60,000".	
23 *b1670/1.5* 1158. Page 1024, line 1: delete lines 1 to 3.	

1	*b1670/1.6* 1159. Page 1025, line 7: after "method" insert "and shall notify
2	the owner or operator that reimbursement for remedial action under this section is
3	limited to the amount necessary to implement that method".
4	*b1670/1.7* 1160. Page 1025, line 8: delete "subd. 1.," and substitute "subds.
5	1. and 2., the department of natural resources and".
6	*b1670/1.8* 1161. Page 1025, line 13: after "actions." insert "The
7	department of commerce and the department of natural resources may review and
8	modify an amount established under subd. 2. if the departments determine that new
9	circumstances, including newly discovered contamination at a site, warrant those
10	actions.".
11	*b1670/1.9* 1162. Page 1026, line 3: after "method" insert "and shall notify
12	the owner or operator that reimbursement under this section for remedial action
13	conducted after the date of the notice is limited to the amount necessary to
14	implement that method".
15	*b1670/1.10* 1163. Page 1026, line 9: after "actions." insert "The
16	department of commerce and the department of natural resources may review and
17	modify an amount established under subd. 2. if the departments determine that new
18	circumstances, including newly discovered contamination at a site, warrant those
19	actions.".
20	*b1670/1.11* 1164. Page 1027, line 14: delete lines 14 to 18.
21	*b1670/1.12* 1165. Page 1029, line 1: delete lines 1 to 3 and substitute:
22	"101.143 (4) (c) 11. Costs that exceed the amount necessary to comply with sub.

(3) (c) 3. and with enforcement standards using the least costly method.".

1	*b1670/1.13* 1166. Page 1029, line 6: after (cw) 1. Insert of 2
2	*b1670/1.14* 1167. Page 1029, line 7: delete "notice, subject to par." and
3	substitute "notice.".
4	*b1670/1.15* 1168. Page 1029, line 8: delete that line.
5	*b1670/1.16* 1169. Page 1030, line 19: delete "\$5,000 plus 4%" and
6	substitute "\$3,000 plus 3%".
7	*b1670/1.17* 1170. Page 1030, line 20: substitute "\$60,000" for "\$100,000".
8	*b0937/2.1* 1171. Page 1032, line 22: delete lines 22 to 25 and substitute:
9	"(g) 1. Subject to the limitation under subd. 2., the building commission shall
10	contract revenue obligations under this subsection, as soon as practicable after the
11	effective date of this subdivision [revisor inserts date], in the maximum amount
12	that the building commission believes can be fully paid on a timely basis from moneys
13	received or anticipated to be received.
14	2. Revenue obligations issued under this subsection may not".
15	*b0937/2.2* 1172. Page 1033, line 6: delete lines 6 to 21.
16	*b1670/1.18* 1173. Page 1036, line 6: after "in" insert "fractured".
17	*b1059/1.1* 1174. Page 1037, line 25: delete "501 (c) (3)" and substitute "501
18	(c) (6)".
19	*b1059/1.2* 1175. Page 1038, line 12: delete lines 12 and 13 and substitute
20	"granted under s. 101.65 (1) (a) jointly under s. 101.65 (1) (b), unless any of the
21	following conditions are met:".

1	*b1059/1.3* 1176. Page 1038, line 14: delete that line and substitute: "(a)
2	The municipality adopts a resolution requesting under sub. (3) (a) that a county
3	enforce this".
4	*b1059/1.4* 1177. Page 1038, line 16: delete "the department or".
5	*b1059/1.5* 1178. Page 1038, line 19: delete that line and substitute: "(b)
6	The municipality adopts a resolution determining not to exercise jurisdiction over
7	the construction and inspection".
8	*b1059/1.6* 1179. Page 1038, line 21: delete "sub. (3) that the department
9	or" and substitute "sub. (3) (a) that".
10	*b1059/1.7* 1180. Page 1038, line 23: delete "sub. (3) that the department"
11	and substitute "sub. (3) (a) that".
12	*b1059/1.8* 1181. Page 1038, line 24: delete "or".
13	*b1059/1.9* 1182. Page 1038, line 25: after that line insert:
14	"(c) Under sub. (3) (b), the department enforces this subchapter or an ordinance
15	enacted under s. 101.65 (1) (a) throughout the municipality and provides inspection
16	services in the municipality to administer and enforce this subchapter or an
17	ordinance enacted under s. 101.65 (1) (a).".
18	*b1059/1.10* 1183. Page 1039, line 1: before that line insert:
19	*b1059/1.10* "Section 1998aw. 101.651 (3) (title) of the statutes is created to
20	read:
21	101.651 (3) (title) Departmental and county authority in municipalities;
22	GENERALLY.".

b1059/1.11 1184. Page 1039, line 1: delete lines 1 to 3 and substitute:

1	*b1059/1.11* "Section 1998ax. 101.651 (3) of the statutes is renumbered
2	101.651 (3) (a) and amended to read:
3	101.651(3)(a) Except as provided in par. (b) or sub. (3m) or (3s), the department
4	or a county may not enforce".
5	*b1059/1.12* 1185. Page 1039, line 10: after that line insert:
6	*b1059/1.12* "Section 1998az. 101.651 (3) (b) of the statutes is created to
7	read:
8	101.651 (3) (b) The department shall provide inspection services and shall
9	enforce this subchapter or an ordinance enacted under s. 101.65 (1) (a) throughout
10	any municipality that does not exercise jurisdiction under sub. (2m) and that has not
11	adopted a resolution under sub. (2m) (a) or (b).".
12	*b1831/4.10* 1186. Page 1040, line 23: delete "registered in that person's
13	name and".
14	*b1831/4.11* 1187. Page 1043, line 22: after that line insert:
15	"(1m) On the form or in the automated format for application for a certificate
16	of title, the department may show the fee under s. 101.9208(1)(dm) separately from
17	the fee under s. 101.9208 (1) (a) or (d).".
18	*b1831/4.12* 1188. Page 1047, line 4: before "The department" insert "(1)".
19	*b1831/4.13* 1189. Page 1047, line 5: delete "(1)" and substitute "(a)".
20	*b1831/4.14* 1190. Page 1047, line 7: delete "(2)" and substitute "(b)".
21	*b1831/4.15* 1191. Page 1047, line 15: delete "(3)" and substitute "(c)".
22	*b1831/4.16* 1192. Page 1047, line 17: delete "(4)" and substitute "(d)".
23	*b1831/4.17* 1193. Page 1047, line 18: after that line insert:

1	"(dm) Upon filing an application under par. (a) or (d), a supplemental title fee
2	of \$7.50 by the owner of the mobile home, except that this fee shall be waived with
3	respect to an application under par. (d) for transfer of a decedent's interest in a mobile
4	home to his or her surviving spouse. The fee specified under this paragraph is in
5	addition to any other fee specified in this section.".
6	*b1831/4.18* 1194. Page 1047, line 19: delete "(6)" and substitute "(f)".
7	*b1831/4.19* 1195. Page 1047, line 21: delete "(7)" and substitute "(g)".
8	*b1831/4.20* 1196. Page 1047, line 22: delete "(8)" and substitute "(h)".
9	*b1831/4.21* 1197. Page 1048, line 1: delete "(9)" and substitute "(i)".
10	*b1831/4.22* 1198. Page 1048, line 3: delete lines 3 and 4.
11	*b1831/4.23* 1199. Page 1048, line 5: before that line insert:
12	"(2) All fees collected under sub. (1), except fees collected under sub. (1) (b),
13	shall be deposited in the transportation fund.".
14	*b1831/4.24* 1200. Page 1056, line 12: delete "registers" and substitute
15	"register".
16	*b1831/4.25* 1201. Page 1060, line 9: delete lines 9 and 10 and substitute
17	"could then be issued for the mobile home, or if the currently valid certificate of title
18	for the mobile home is surrendered to the".
19	*b1831/4.26* 1202. Page 1063, line 3: delete the material beginning with
20	that line and ending with page 1070, line 8.
21	*b0828/2.10* 1203. Page 1079, line 7: after that line insert:
22	*b0828/2.10* "Section 2000q. 102.26 (2m) of the statutes is repealed.".
23	*b1839/3.15* 1204. Page 1079, line 7: after that line insert:

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1	*b1839/3.15* "Section 2000m. 102.17 (1) (cg) 1. of the statutes is amended to
2	read:
3	102.17 (1) (cg) 1. The Except as provided in subd. 2m., the department shall
4	require each applicant for a license under par. (c) who is an individual to provide the
5	department with the applicant's social security number, and shall require each
6	applicant for a license under par. (c) who is not an individual to provide the
7	department with the applicant's federal employer identification number, when
8	initially applying for or applying to renew the license.
9	*b1839/3.15* SECTION 2000n. 102.17 (1) (cg) 2. of the statutes is amended to
10	read:
11	102.17 (1) (cg) 2. The If an applicant who is an individual fails to provide the
12	applicant's social security number to the department or if an applicant who is not ar
13	individual fails to provide the applicant's federal employer identification number to
14	the department, the department may not issue or renew a license under par. (c) to
15	or for an the applicant who is an individual unless the applicant has provided the
16	applicant's is an individual who does not have a social security number to the
17	department and may not issue or renew a license under par. (c) to or for an applicant
18	who is not an individual unless the applicant has provided the applicant's federa
19	employer identification number to the department and the applicant submits a
20	statement made or subscribed under oath or affirmation as required under subd. 2m
21	*b1839/3.15* Section 2000p. 102.17 (1) (cg) 2m. of the statutes is created to
22	read:
23	102.17 (1) (cg) 2m. If an applicant who is an individual does not have a social

102.17 (1) (cg) 2m. If an applicant who is an individual does not have a social security number, the applicant shall submit a statement made or subscribed under oath or affirmation to the department that the applicant does not have a social

- security number. The form of the statement shall be prescribed by the department.
- 2 A license issued in reliance upon a false statement submitted under this subdivision
- 3 is invalid.".

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- *b1938/1.3* 1205. Page 1079, line 11: after that line insert:
- 5 *b1938/1.3* "SECTION 2002c. 102.27 (2) (a) of the statutes, as affected by 1999
- 6 Wisconsin Act (this act), is amended to read:
- 7 102.27 (2) (a) A benefit under this chapter is assignable under s. 46.10 (14) (e),
- 8 301.12(14)(e), 767.23(1)(L), 767.25(4m)(c), or 767.265(1) or (2m), 767.51(3m)(e)
- 9 or 767.62 (4) (b) 3.".
- *b0828/2.11* **1206.** Page 1079, line 20: after that line insert:
- *b0828/2.11* "Section 2003m. 102.42 (6) of the statutes is amended to read:
 - elected Christian Science treatment in lieu of medical, surgical, dental, or hospital or sanatorium treatment, no compensation shall be payable for the death or disability of an employe, if the death be caused, or insofar as the disability may be aggravated, caused or continued by an unreasonable refusal or neglect to submit to or follow any competent and reasonable medical, surgical or dental treatment or, in the case of tuberculosis, by refusal or neglect to submit to or follow hospital er sanatorium or medical treatment when found by the department to be necessary. The right to compensation accruing during a period of refusal or neglect to submit to or follow hospital er sanatorium or medical treatment when found by the department to be necessary in the case of tuberculosis shall be barred, irrespective of whether disability was aggravated, caused or continued thereby.".
 - *b1839/3.16* 1207. Page 1080, line 2: after that line insert:

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b1839/3.16 "SECTION 2005c. 103.275 (2) (bg) 1. of the statutes is amended to read:

103.275 (2) (bg) 1. The Except as provided in subd. 2m., the department shall require each applicant for a house-to-house employer certificate under this subsection who is an individual to provide the department with the applicant's social security number, and shall require each applicant for a house-to-house employer certificate who is not an individual to provide the department with the applicant's federal employer identification number, when initially applying for or applying to renew the house-to-house employer certificate.

b1839/3.16 SECTION 2005d. 103.275 (2) (bg) 2. of the statutes is amended to read:

103.275 (2) (bg) 2. The If an applicant who is an individual fails to provide the applicant's social security number to the department or if an applicant who is not an individual fails to provide the applicant's federal employer identification number to the department, the department may not issue or renew a house—to—house employer certificate under this subsection to or for an the applicant who is an individual unless the applicant has provided the applicant's is an individual who does not have a social security number to the department and may not issue or renew a house—to—house employer certificate under this subsection to or for an applicant who is not an individual unless the applicant has provided the applicant's federal employer identification number to the department and the applicant submits a statement made or subscribed under oath or affirmation as required under subd. 2m.

b1839/3.16 Section 2005e. 103.275 (2) (bg) 2m. of the statutes is created to read:

103.275 (2) (bg) 2m. If an applicant who is an individual does not have a social
security number, the applicant shall submit a statement made or subscribed under
oath or affirmation to the department that the applicant does not have a social
security number. The form of the statement shall be prescribed by the department.
A house-to-house employer certificate issued in reliance upon a false statement
submitted under this subdivision is invalid.".

b1839/3.17 1208. Page 1080, line 24: after that line insert:

b1839/3.17 "Section 2005hd. 103.91 (2) (b) 1. of the statutes is amended to read:

103.91 (2) (b) 1. The Except as provided in subd. 2m., the department shall require each applicant for a certificate under par. (a) who is an individual to provide the department with the applicant's social security number, and shall require each applicant for a certificate under par. (a) who is not an individual to provide the department with the applicant's federal employer identification number, when initially applying for or applying to renew the certificate.

b1839/3.17 SECTION 2005hf. 103.91 (2) (b) 2. of the statutes is amended to read:

103.91 (2) (b) 2. The If an applicant who is an individual fails to provide the applicant's social security number to the department or if an applicant who is not an individual fails to provide the applicant's federal employer identification number to the department, the department may not issue or renew a certificate under par. (a) to or for an the applicant who is an individual unless the applicant has provided the applicant's is an individual who does not have a social security number to the department and may not issue or renew a certificate under par. (a) to or for an

1	applicant who is not an individual unless the applicant has provided the applicant's
2	federal employer identification number to the department and the applicant submits
3	a statement made or subscribed under oath or affirmation as required under subd
4	$2 extbf{m}$. The second of
5	*b1839/3.17* Section 2005hg. 103.91 (2) (b) 2m. of the statutes is created to
6	read:
7	103.91 (2) (b) 2m. If an applicant who is an individual does not have a social
8	security number, the applicant shall submit a statement made or subscribed under
9	oath or affirmation to the department that the applicant does not have a social
10	security number. The form of the statement shall be prescribed by the department
11	A certificate issued under par. (a) in reliance upon a false statement submitted under
12	this subdivision is invalid.
13	*b1839/3.17* Section 2005hi. 103.92 (1) (b) 1. of the statutes is amended to
14	read:
15	103.92 (1) (b) 1. The Except as provided in subd. 2m., the department shall
16	require each applicant for a certificate under par. (a) who is an individual to provide
17	the department with the applicant's social security number, and shall require each
18	applicant for a certificate under par. (a) who is not an individual to provide the
19	department with the applicant's federal employer identification number, when
20	initially applying for or applying to renew the certificate.
21	*b1839/3.17* Section 2005hj. 103.92 (1) (b) 2. of the statutes is amended to
22	of read:
23	103.92 (1) (b) 2. The If an applicant who is an individual fails to provide the
24	applicant's social security number to the department or if an applicant who is not an
25	individual fails to provide the applicant's federal employer identification number to

the department, the department may not issue or renew a certificate under par. (a) to or for an the applicant who is an individual unless the applicant has provided the applicant's is an individual who does not have a social security number to the department and may not issue or renew a certificate under par. (a) to or for an applicant who is not an individual unless the applicant has provided the applicant's federal employer identification number to the department and the applicant submits a statement made or subscribed under oath or affirmation as required under subd. 2m.

b1839/3.17 SECTION 2005hk. 103.92 (2) (b) 2m. of the statutes is created to read:

103.92 (2) (b) 2m. If an applicant who is an individual does not have a social security number, the applicant shall submit a statement made or subscribed under oath or affirmation to the department that the applicant does not have a social security number. The form of the statement shall be prescribed by the department. A certificate issued under par. (a) in reliance upon a false statement submitted under this subdivision is invalid.

b1839/3.17 SECTION 2005hm. 104.07 (4) (a) of the statutes is amended to read:

104.07 (4) (a) The Except as provided in par. (bm), the department shall require each applicant for a license under sub. (1) or (2) who is an individual to provide the department with the applicant's social security number, and shall require each applicant for a license under sub. (1) or (2) who is not an individual to provide the department with the applicant's federal employer identification number, when initially applying for or applying to renew the license.

1	*b1839/3.17* Section 2005hn. 104.07 (4) (b) of the statutes is amended to
2	inread:
3	104.07 (4) (b) The If an applicant who is an individual fails to provide the
4	applicant's social security number to the department or if an applicant who is not an
5	individual fails to provide the applicant's federal employer identification number to
6	the department, the department may not issue or renew a license under sub. (1) or
7	(2) to or for an the applicant who is an individual unless the applicant has provided
8	the applicant's is an individual who does not have a social security number to the
9	department and may not issue or renew a license under sub. (1) or (2) to or for an
10	applicant who is not an individual unless the applicant has provided the applicant's
11	federal employer identification number to the department and the applicant submits
12	a statement made or subscribed under oath or affirmation as required under par.
13	<u>(bm)</u> .
14	*b1839/3.17* Section 2005hp. 104.07 (4) (bm) of the statutes is created to
15	read:
16	104.07 (4) (bm) If an applicant who is an individual does not have a social
17	security number, the applicant shall submit a statement made or subscribed under
18	oath or affirmation to the department that the applicant does not have a social
19	security number. The form of the statement shall be prescribed by the department.
20	A license issued under sub. (1) or (2) in reliance upon a false statement submitted
21	under this paragraph is invalid.
22	*b1839/3.17* Section 2005hs. 105.06 (1m) (a) of the statutes is amended to
23	read:
24	105.06 (1m) (a) The Except as provided in par. (bm), the department shall

require each applicant for a license under sub. (1) who is an individual to provide the

department with the applicant's social security number, and shall require each applicant for a license under sub. (1) who is not an individual to provide the department with the applicant's federal employer identification number, when initially applying for or applying to renew the license.

b1839/3.17 SECTION 2005ht. 105.06 (1m) (b) of the statutes is amended to read:

applicant's social security number to the department or if an applicant who is not an individual fails to provide the applicant's federal employer identification number to the department, the department may not issue or renew a license under sub. (1) to or for an the applicant who is an individual unless the applicant has provided the applicant's is an individual who does not have a social security number to the department and may not issue or renew a license under sub. (1) to or for an applicant who is not an individual unless the applicant has provided the applicant who is not an individual unless the applicant has provided the applicant's federal employer identification number to the department and the applicant submits a statement made or subscribed under oath or affirmation as required under par. (bm).

b1839/3.17 SECTION 2005hu. 105.06 (1m) (bm) of the statutes is created to read:

105.06 (1m) (bm) If an applicant who is an individual does not have a social security number, the applicant shall submit a statement made or subscribed under oath or affirmation to the department that the applicant does not have a social security number. The form of the statement shall be prescribed by the department. A license issued under sub. (1) in reliance upon a false statement submitted under this paragraph is invalid.".

b1788/3.10 1209. Page 1083, line 8: delete lines 8 to 17 and substitute:
2 *b1788/3.10* "Section 2017d. 106.13(1) of the statutes is renumbered 106.13
3 (1) (intro.) and amended to read:
4 106.13 (1) (intro.) The department board shall provide a all of the following:
5 (a) A youth apprenticeship program and a that includes the grant program
6 <u>under subs. (3) and (4).</u>
7 (b) A school-to-work program in accordance with 20 USC 6101 to 6251 tha
8 includes the school-to-work program for children at risk under sub. (4m).
9 *b1788/3.10* Section 2017g. 106.13 (1) (c) of the statutes is created to read
10 106.13 (1) (c) A work-based learning program for youths who are eligible to
11 receive temporary assistance for needy families under 42 USC 601 to 619 tha
includes a component that would permit a participant to earn a youth apprenticeship
skills certificate through participation in that program if the participant meets the
requirements for earning that certificate.
b1788/3.10 Section 2017j. 106.13 (1) (d) of the statutes is created to read
16 106.13 (1) (d) A work-based learning program for students of a tribal college
17 as provided under sub. (4r).".
b1788/3.11 1210. Page 1086, line 7: after that line insert:
b1788/3.11 "Section 2023m. 106.13 (4r) of the statutes is created to read
20 106.13 (4r) From the appropriation under s. 20.445 (7) (kd), the board may
21 award a grant to an applying tribal college that is recognized as a land grant college
22 under 7 USC 301, as amended to October 20, 1994, for the provision of work-based
23 learning programs for students of the tribal college if the board approves the
24 application of the tribal college.".

1	*b1776/2.6* 1211. Page 1091, line 14: delete "(i) 1., 2. and 3. and".
2	*b1026/1.1* 1212. Page 1092, line 2: after that line insert:
3	*b1026/1.1* "Section 2030t. 109.09 (2) (c) of the statutes is amended to read:
4	109.09 (2) (c) A lien under par. (a) takes precedence over all other debts,
5	judgments, decrees, liens or mortgages against the employer that originate after the
6	lien takes effect as provided in par. (b) 1. or 2., except a lien of a financial institution,
7	as defined in s. 69.30(1)(b), that originates before the lien under par. (a) takes effect
8	or a lien under s. 292.31 (8) (i) or 292.81, and. A lien under par. (a) may be enforced
9	in the manner provided in ss. 779.09 to 779.12, 779.20 and 779.21, insofar as those
10	provisions are applicable. The lien ceases to exist if the department of workforce
11	development or the employe does not bring an action to enforce the lien within the
12	period prescribed in s. 893.44 for the underlying wage claim.".
13	*b1776/2.7* 1213. Page 1092, line 19: delete "(i) 1., 2. or 3. or".
14	*b1776/2.8* 1214. Page 1092, line 20: delete "(i) 1., 2. or 3. or".
15	*b1864/2.1* 1215. Page 1092, line 20: after that line insert:
16	*b1864/2.1* "Section 2033p. 111.35(2)(d) of the statutes is amended to read:
17	111.35 (2) (d) Constitutes a violation of s. 938.983 254.92 (2).".
18	*b1937/1.1* 1216. Page 1092, line 20: after that line insert:
19	*b1937/1.1* "Section 2033r. 111.70 (1) (dm) of the statutes is amended to
20	read:
21	111.70 (1) (dm) "Economic issue" means any issue that creates a new or
22	increased financial liability upon the municipal employer, including salaries,
23	overtime pay, sick leave, payments in lieu of sick leave usage, vacations, clothing
24	allowances in excess of the actual cost of clothing, length-of-service credit,

continuing education credit, shift premium pay, longevity pay, extra duty pay, performance bonuses, health insurance, life insurance, dental insurance, disability insurance, vision insurance, long—term care insurance, worker's compensation and unemployment insurance, social security benefits, vacation pay, holiday pay, lead worker pay, temporary assignment pay, retirement contributions, supplemental retirement benefits, severance or other separation pay, hazardous duty pay, certification or license payment, job security provisions, limitations on layoffs that create a new or increased financial liability on the employer and contracting or subcontracting of work that would otherwise be performed by municipal employes in the collective bargaining unit with which there is a labor dispute.".

b1869/2.2 1217. Page 1093, line 2: after that line insert:

b1869/2.2 "Section 2037c. 111.91 (2) (r) of the statutes is created to read:

111.91 (2) (r) The requirements under s. 609.10 related to offering a point-of-service option plan.".

b1915/2.1 1218. Page 1093, line 2: after that line insert:

b1915/2.1 "Section 2035m. 111.70 (1) (nc) 1. c. of the statutes is amended to read:

111.70 (1) (nc) 1. c. A proposal to provide for an average salary increase for each 12-month period covered by the proposed collective bargaining agreement, beginning with the expiration date of any previous collective bargaining agreement, for the municipal employes in the collective bargaining unit at least equivalent to an average cost of 2.1% of the total compensation and fringe benefit costs for all municipal employes in the collective bargaining unit for each 12-month period covered by the proposed collective bargaining agreement plus any fringe benefit

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savings, beginning with the expiration date of any previous collective bargaining agreement, including that percentage required to provide for any step increase and any increase due to a promotion or the attainment of increased professional qualifications, as determined under sub. (4) (cm) 8s., unless the increased cost of providing such a salary increase, as determined under sub. (4) (cm) 8s., exceeds 2.1% of the total compensation and fringe benefit costs for all municipal employes in the collective bargaining unit for any 12-month period covered by the proposed collective bargaining agreement plus any fringe benefit savings, or unless the increased cost required to maintain the percentage contribution by the municipal employer to the municipal employes' existing fringe benefit costs and to maintain all fringe benefits provided to the municipal employes, as determined under sub. (4) (cm) 8s., in addition to the increased cost of providing such a salary increase, exceeds 3.8% of the total compensation and fringe benefit costs for all municipal employes in the collective bargaining unit for any 12-month period covered by the collective bargaining agreement, in which case the offer shall include provision for a salary increase for each such period for the municipal employes covered by the agreement at least equivalent to an average of that percentage, if any, for each such period of the prorated portion of 2.1% of the total compensation and fringe benefit costs for all municipal employes in the collective bargaining unit plus any fringe benefit savings that remains, if any, after the increased cost of such maintenance exceeding 1.7% of the total compensation and fringe benefit costs for all municipal employes in the collective bargaining unit for each 12-month period and the cost of a salary increase of at least one full step for each municipal employe in the collective bargaining unit who is eligible for a within range salary increase for each 12-month period is subtracted from that total cost.".

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b1937/1.2 1219. Page 1093, line 2: after that line insert:

b1937/1.2 "SECTION 2035m. 111.70 (4) (cm) 5s. of the statutes is amended to read:

111.70 (4) (cm) 5s. 'Issues subject to arbitration.' In a collective bargaining unit consisting of school district professional employes, the municipal employer or the labor organization may petition the commission to determine whether the municipal employer has submitted a qualified economic offer. The commission shall appoint an investigator for that purpose. If the investigator finds that the municipal employer has submitted a qualified economic offer, the investigator shall determine whether a deadlock exists between the parties with respect to all economic issues. If the municipal employer submits a qualified economic offer applicable to any period beginning on or after July 1, 1993, no economic issues are subject to interest arbitration under subd. 6. for that period, except that only the impact of contracting out or subcontracting work that would otherwise be performed by municipal employes in the collective bargaining unit is subject to interest arbitration under subd. 6. In such a collective bargaining unit, economic issues concerning the wages, hours or conditions of employment of the school district professional employes in the unit for any period prior to July 1, 1993, are subject to interest arbitration under subd. 6. for that period. In such a collective bargaining unit, noneconomic issues applicable to any period on or after July 1, 1993, are subject to interest arbitration after the parties have reached agreement and stipulate to agreement on all economic issues concerning the wages, hours or conditions of employment of the school district professional employes in the unit for that period. In such a collective bargaining unit, if the commission's investigator finds that the municipal employer has

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submitted a qualified economic offer and that a deadlock exists between the parties with respect to all economic issues, the municipal employer may implement the qualified economic offer. On the 90th day prior to expiration of the period included within the qualified economic offer, if no agreement exists on that day, the parties are deemed to have stipulated to the inclusion in a new or revised collective bargaining agreement of all provisions of any predecessor collective bargaining agreement concerning economic issues, or of all provisions of any existing collective bargaining agreement concerning economic issues if the parties have reopened negotiations under an existing agreement, as modified by the terms of the qualified economic offer and as otherwise modified by the parties. In such a collective bargaining unit, on and after that 90th day, a municipal employer that refuses to bargain collectively with respect to the terms of that stipulation, applicable to the 90-day period prior to expiration of the period included within the qualified economic offer, does not violate sub. (3) (a) 4. Any such unilateral implementation after August 11, 1993, during the 90-day period prior to expiration of the period included within a qualified economic offer, operates as a full, final and complete settlement of all economic issues between the parties for the period included within the qualified economic offer. The failure of a labor organization to recognize the validity of such a lawful qualified economic offer does not affect the obligation of the municipal employer to submit economic issues to arbitration under subd. 6.".

b0738/1.1 1220. Page 1094, line 22: after that line insert:

b0738/1.1 "Section 2042m. 115.28 (42) of the statutes is created to read:

115.28 (42) DIRECT INSTRUCTION PROGRAM. From the appropriation under s. 20.255 (1) (me), award a grant of \$280,000 annually in the 1999–2000, 2000–01,

2001–02 and 2002–03 fiscal years to the University of Wisconsin–Milwaukee to conduct a direct instruction pilot program. The purpose of the program shall be to determine the efficiency of direct instruction in improving the ability of children to read. By August 1 of 2000, 2001, 2002 and 2003, the University of Wisconsin–Milwaukee shall submit a report to the appropriate standing committees of the legislature under s. 13.172, and to the state superintendent, that describes the findings and conclusions of the study.".

b0747/4.6 1221. Page 1094, line 22: after that line insert:

b0747/4.6 "Section 2042m. 115.28 (42) of the statutes is created to read:

115.28 (42) Foreign language instruction grants. Beginning in the 2000–01 fiscal year, award at least one grant in each fiscal year, on a competitive basis, to a school board or board of control of a cooperative educational service agency for the development and implementation of a foreign language instruction program in a public school in grades kindergarten to 6. The department shall award the grants from the appropriation under s. 20.255 (2) (fL). The department shall promulgate rules to implement and administer this subsection.".

b1037/1.4 1222. Page 1094, line 22: after that line insert:

b1037/1.4 "Section 2042m. 115.341 of the statutes is repealed and recreated to read:

115.341 School breakfast program. (1) From the appropriation under s. 20.255 (2) (cm), the state superintendent shall reimburse each school board 10 cents for each breakfast served at a school that meets the requirements of 7 CFR 220.8 or 220.8a, whichever is applicable, and shall reimburse each governing body of a

private school 10 cents for each breakfast served at the private school that meets the requirements of 7 CFR 220.8 or 220.8a, whichever is applicable.

(2) If the appropriation under s. 20.255(2)(cm) in any fiscal year is insufficient to pay the full amount of aid under this section, the state superintendent shall prorate state aid payments among the school boards and governing bodies of private schools entitled to the aid.".

b1806/1.30 1223. Page 1094, line 22: after that line insert:

b1806/1.30 "Section 2042g. 115.31(1)(b) of the statutes is amended to read:

115.31 (1) (b) "Educational agency" means a school district, cooperative educational service agency, state correctional institution under s. 302.01, secured correctional facility, as defined in s. 938.02 (15m), secured child caring institution, as defined in s. 938.02 (15g), the Wisconsin school for the visually handicapped Wisconsin Center for the Blind and Visually Impaired, the Wisconsin school School for the deaf Deaf, the Mendota mental health institute, the Winnebago mental health institute, a state center for the developmentally disabled, a private school or a private, nonprofit, nonsectarian agency under contract with a school board under s. 118.153 (3) (c)."

b1822/1.3 1224. Page 1094, line 22: after that line insert:

b1822/1.3 "Section 2042g. 115.28 (43) of the statutes is created to read:

115.28 (43) School safety funding. With the department of justice, seek and apply for federal funds relating to school safety and reducing violence and disruption in schools, including funds for alternative schools or programs. Each department shall make a report by January 1, 2001, and January 1, 2003, of its progress in applying for and obtaining funds under this subsection. The report shall be provided

1	to the legislature in the manner provided under s. 13.172 (2) to the cochairpersons
2	of the joint committee on finance and to the governor.".
3	*b0967/1.3* 1225. Page 1096, line 8: after that line insert:
4	*b0967/1.3* "Section 2048m. 115.366 of the statutes is created to read:
5	115.366 Alternative education grants. (1) From the appropriation under
6	s. $20.255(2)(cf)$, the department shall award grants to school districts and consortia
7	of school districts for alternative education programs, as defined by the department
8	by rule. The department shall encourage rural school districts and consortia of
9	school districts to apply for grants under this section.
10	(2) The department shall promulgate rules to implement and administer this
11	section.".
12	*b1806/1.31* 1226. Page 1096, line 8: after that line insert:
13	*b1806/1.31* "Section 2047g. 115.37 of the statutes is repealed and recreated
14	to read:
15	115.37 Blind and visual impairment education council. (1) In this
16	section:
17	(a) "Council" means the blind and visual impairment education council.
18	(b) "Visually impaired" has the meaning given in s. 115.51 (4).
19	(2) The state superintendent shall seek the advice of and consult with the
20	council on issues related to persons who are visually impaired. The state
21	superintendent and the director of the Wisconsin Center for the Blind and Visually
22	Impaired, or their designees, shall attend meetings of the council.
23	(3) The council shall do all of the following:
24	(a) Meet at least twice each year.

1	(b) Advise the state superintendent on such statewide services, activities,
2	programs, investigations and research as in its judgment will benefit pupils who are
3	visually impaired.
4	(c) Make recommendations for the improvement of services provided by the
5	Wisconsin Center for the Blind and Visually Impaired.
6	(d) Review the level and quality of services available to pupils in the state who
7	are visually impaired and make recommendations about those services.
8	(e) Propose to the state superintendent ways to improve the preparation of
9	teachers and other staff who provide services to pupils who are visually impaired.
10	(f) Propose to the state superintendent ways to improve coordination between
11	the department and other agencies in providing services to persons who are visually
12	impaired.
13	(4) The council may initiate consultations with the department.
14	(5) The council shall have access to public files, public records and statistics
15	kept in the department that relate to matters concerning children who are visually
16	impaired.".
17	*b1822/1.4* 1227. Page 1096, line 8: after that line insert:
18	*b1822/1.4* "Section 2048m. 115.38 (1) (b) of the statutes is renumbered
19	115.38 (1) (b) 1. and amended to read:
20	115.38 (1) (b) 1. Other indicators of school and school district performance,
21	including dropout, attendance, retention in grade and graduation rates; numbers of
22	suspensions and expulsions; percentage of habitual truants, as defined in s. 118.16
23	(1) (a); percentage of pupils participating in extracurricular and community

activities and advanced placement courses; percentage of graduates enrolled in

postsecondary educational programs; and percentage of graduates entering the workforce.

b1822/1.4 Section 2048t. 115.38 (1) (b) 2. of the statutes is created to read: 115.38 (1) (b) 2. The numbers of suspensions and expulsions; the reasons for which pupils are suspended or expelled, reported according to categories specified by the state superintendent; the length of time for which pupils are expelled, reported according to categories specified by the state superintendent; whether pupils return to school after their expulsion; the educational programs and services, if any, provided to pupils during their expulsions, reported according to categories specified by the state superintendent; the schools attended by pupils who are suspended or expelled; and the grade, sex and ethnicity of pupils who are suspended or expelled and whether the pupils are children with disabilities, as defined in s. 115.76 (5).".

b0962/2.4 1228. Page 1097, line 2: after that line insert:

b0962/2.4 "Section 2053m. 115.435 of the statutes is created to read:

115.435 Supplemental aid. (1) A school district that satisfies all of the following criteria may apply to the department by October 15 of each school year for a grant to supplement aid under s. 121.08.

- (a) The school district had an enrollment in the previous school year of fewer than 500 pupils.
 - (b) The school district is at least 200 square miles in area.
- (c) At least 65% of the real property in the school district is exempt from taxation under s. 70.11, owned by or held in trust for a federally recognized American Indian tribe or owned by the federal government.

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(2) No later than June 30 of the current school year, the department shall, from
the appropriation under s. 20.255 (2) (ad), pay each school district that satisfies the
criteria under sub. (1) \$350 for each pupil enrolled in the school district in the
previous school year. If the appropriation under s. 20.255 (2) (ad) is insufficient to
pay the full amount under this subsection, the funds shall be prorated among the
entitled school districts.
(3) The department shall promulgate rules to implement and administer this
section.".
b1806/1.32 1229. Page 1097, line 2: after that line insert:
b1806/1.32 "Section 2053b. Subchapter III (title) of chapter 115 [precedes
115.51] of the statutes is amended to read:
CHAPTER 115
SUBCHAPTER III
STATE SCHOOLS SCHOOL FOR THE
DEAF AND STATE CENTER FOR THE
BLIND AND VISUALLY IMPAIRED
b1806/1.32 Section 2053c. 115.51 (1) of the statutes is repealed.
b1806/1.32 Section 2053d. 115.51 (3) and (4) of the statutes are created to
read:
115.51 (3) "Local educational agency" has the meaning given in s. 115.76 (10).
(4) "Visually impaired" means loss of vision or blindness as described in the
rule promulgated by the state superintendent to define "visual impairments" for the
purposes of s. 115.76 (5) (a) 4.
b1806/1.32 Section 2053f. 115.52 of the statutes is amended to read:

deaf Deaf. (1) The object of the Wisconsin school for the visually handicapped and the Wisconsin school for the deaf Deaf is to afford persons with visual impairments and persons with hearing impairments a practical education and physical rehabilitation which may aid them to make a living, discharge their duties as citizens and secure to them all possible happiness.

- (2) The state superintendent shall maintain and govern the school for the visually handicapped and the school School for the deaf Deaf. The state superintendent may fix the period of the school year at the schools school at not less than 38 weeks, prescribe the school terms and confer diplomas upon meritorious pupils who have completed the prescribed curricula.
- (3) All the blind and the deaf residents of this state 6 to 20 years old, and for the duration of a school term all the blind or deaf residents of this state who become 21 years old during that school term, who are capable of receiving instruction shall be received and taught in the schools School for the Deaf free of charge. Like nonresident pupils also may be received upon payment in advance of the fees fixed by the state superintendent at an amount not less than \$75 per month, but no nonresident shall be received to the exclusion of a resident pupil. The state superintendent also may admit pupils who are 21 years of age or older prior to the beginning of a school term upon the payment of fees fixed by the superintendent and upon the recommendation of the secretary of health and family services, the director of the technical college system or the superintendent of the school to which the pupil will be assigned School for the Deaf. All pupils shall equally and freely enjoy the benefits and privileges of the schools school and have the use of the library and books

of instruction and receive board, lodging and laundry, without discrimination. The schools school may provide transportation for resident pupils.

- (5) The state superintendent may grant approval for the maintenance of a summer school at the school School for the deaf Deaf whenever it will be to the advantage of persons with hearing impairments and may grant approval for the maintenance of a summer school at the school for the visually handicapped whenever it will be to the advantage of children with visual impairments. There shall be a summer school each year at the school for the visually handicapped for adults with visual impairments.
- (6) The state superintendent may make charges for meals, living quarters, laundry and other services furnished to employes of the schools School for the Deaf and their families. The state superintendent also may make charges for services furnished to visitors at the schools school and participants in training programs and institutes.
- (7) The Wisconsin school School for the deaf Deaf may provide instruction for preschool children with hearing impairments and their parents. The Wisconsin school for the visually handicapped may provide instruction for preschool children with visual impairments and their parents. Such instruction or treatment shall be subject to the approval of, and shall comply with requirements established by, the department.

b1806/1.32 Section 2053h. 115.525 of the statutes is created to read:

115.525 Wisconsin Center for the Blind and Visually Impaired. (1)
DEFINITION. In this section, "center" means the Wisconsin Center for the Blind and
Visually Impaired.

- (1m) Purpose. The purpose of the center is to serve as a statewide educational resource relating to visual impairments to benefit all Wisconsin children who are visually impaired.
- (2) GOVERNANCE. The state superintendent shall maintain and govern the center. The state superintendent shall appoint an individual who has training and experience in educating pupils who are visually impaired to serve as the director of the center.
- (3) Services. The center shall provide services that benefit children throughout the state who are visually impaired.
- (a) School. 1. 'Residents 3 to 20 years old.' The center shall operate a school at which any resident of this state 3 to 20 years old who is visually impaired, and for the duration of a school term any resident of this state who is visually impaired and becomes 21 years old during that school term, shall be received and taught free of charge if the individualized education program for the resident under s. 115.787 and the educational placement under s. 115.79 specify the school operated by the center as the appropriate placement.
- 2. 'Residents 21 years old or older.' The state superintendent may admit to the school operated by the center a resident of the state who is visually impaired and is 21 years of age or older prior to the beginning of a school term upon the payment of fees fixed by the state superintendent and upon the recommendation of the secretary of health and family services, the director of the technical college system or the director of the center.
- 3. 'Nonresidents.' A nonresident of this state, who is visually impaired, who either is 3 to 20 years old or becomes 21 years old during a school term, whose individualized education program under 20 USC 1414(d) and educational placement

- specify the school operated by the center as the appropriate placement and who is capable of receiving instruction may be received at the school upon payment in advance of the fees fixed by the state superintendent, but no nonresident may be received to the exclusion of a resident pupil.
- 4. 'Pupil use of residential facilities.' Except as provided in sub. (4), the director of the center shall make the residential facilities at the center available to all pupils received at the school operated by the center.
- 5. 'School term.' The state superintendent shall fix the period of the school term at the school operated by the center at not less than 38 weeks, prescribe the school sessions and confer diplomas upon meritorious pupils who have completed the prescribed curriculum. Pursuant to a pupil's individualized education program under s. 115.787, a pupil may be placed at the school for less than a school term.
- 6. 'Transportation.' The center may provide transportation for resident pupils at the school operated by the center.
 - (b) Other statewide services. The center may do any of the following:
- 1. Provide testing, evaluation and assessment services to assist local educational agencies, cooperative educational service agencies and county children with disabilities education boards.
- 2. Provide technical assistance and consultation services to entities such as local educational agencies, cooperative educational service agencies, county children with disabilities education boards and private schools.
 - 3. Develop and disseminate curriculum and instructional materials.
- 4. Provide in service and other training to teachers and other staff serving pupils who are visually impaired.

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are visually impaired.

1	5. Provide training, technical assistance and consultation services for parents
2	of children who are visually impaired and for professionals who work with children
3	who are visually impaired.
4	6. Provide materials in braille, large print and other appropriate formats to
5	children who are visually impaired.
6	7. Train teachers and braillists about braille codes and formats used by
7	individuals who are visually impaired.
8	8. Loan books and other materials from the library described in par. (c) 2.
9	9. Serve as a clearinghouse for information about children who are visually
10	impaired, including information related to library resources, adapted materials and
11	current research.
12	10. Assist in providing assistive technology services, as defined in s. 115.76 (2)
13	for pupils who are visually impaired.
14	11. Lend, rent or lease technological materials and assistive technology
15	devices, as defined in s. 115.76 (1), to local educational agencies, cooperative
16	educational service agencies and county children with disabilities education boards
17	12. Facilitate the preparation of teachers of pupils who are visually impaired
18	by providing assistance to teacher preparation programs.
19	13. Coordinate and collaborate with public and private agencies and
20	organizations that provide services to individuals who are visually impaired
21	including the development of employment skills and opportunities.
22	14. Provide other statewide services that relate to the education of children who

(c) Additional services. 1. 'Birth to 2 services.' The center may provide

instruction or services, or both, for children who are under the age of 2 and are

- visually impaired and their parents. The instruction or services are subject to the approval of, and shall comply with requirements established by, the department.
- 2. 'Library.' Embossed, clear type or large type books acquired by the center constitute a circulating collection for persons who are visually impaired. The collection shall be kept at the center and be under the supervision of its director. All school age children of the state who are visually impaired may use such books upon compliance with criteria established by the director of the center and approved by the state superintendent.
- 3. 'Summer programs.' The center shall provide summer programs each year for children who are visually impaired.
- 4. 'Adult summer program.' The center shall provide a summer program each year for adults who are visually impaired. The state superintendent may contract with other entities to provide this program.
- 5. 'Independent living skills.' With the approval of the state superintendent, the center may use state—owned housing on the grounds of the center in Janesville as a facility in which individuals receive instruction in and practice independent living skills.
- (d) *Provision of services*. In addition to providing services at the center's facility in Janesville, the center may provide services at any location in the state and may operate regional satellite facilities throughout the state to provide services.
- (4) Nondiscrimination. All pupils at the center may equally and freely enjoy the benefits and privileges of the center, have the use of the library and books of instruction and receive board, lodging and laundry, without discrimination, except that the director of the center may determine that board, lodging and laundry may

not be provided to an individual because appropriate services are not available for that individual at the center's residential facilities.

- (5) Charges. The state superintendent may charge for meals, living quarters, laundry and other services furnished to employes of the center and their families. The state superintendent may charge for services furnished to visitors at the center and participants in training programs and institutes.
- (6) Leasing of space. The state superintendent may lease space at the center in Janesville that is not required by the center to any person if the state superintendent determines that the use will not be inconsistent with the operation of the center.
- (7) AUDIT. In the 2002–03 fiscal year, the legislative audit bureau shall perform a performance evaluation audit of the center. The bureau shall submit copies of the audit report to the chief clerk of each house of the legislature for distribution to the appropriate standing committees under s. 13.172 (3) by June 30, 2003.

b1806/1.32 Section 2053j. 115.53 (2) of the statutes is amended to read:

either state school the school operated by the Wisconsin Center for the Blind and Visually Impaired or the Wisconsin School for the Deaf qualified to take such training advantageously, in either a public school or technical college or a private business establishment in Janesville or Delavan. The public school and the technical college shall be paid the regular tuition for full-time attendance and proportionally for part-time attendance by the school district responsible for the provision of a free appropriate public education under subch. V.

b1806/1.32 SECTION 2053k. 115.53 (3) of the statutes is renumbered 115.53 (3) (a) and amended to read:

1	115.53 (3) (a) Arrange for otological or ophthalmic examination of any pupil or
2	$prospective\ pupil\ of\ the\ \underline{sehools}\ \underline{Wisconsin}\ \underline{School}\ for\ the\ \underline{Deaf}.\ The\ examination\ shall$
3	be paid for from the appropriation in s. 20.255 (1) (b), (gh) or (gs).
4	*b1806/1.32* Section 2053L. 115.53(3)(b) of the statutes is created to read:
5	115.53 (3) (b) Arrange for ophthalmic or otological examination of any pupil or
6	prospective pupil of the school operated by the Wisconsin Center for the Blind and
7	Visually Impaired. The examination shall be paid from the appropriation in s. 20.255
8	(1) (b), (gh), (gL) or (gs).
9	*b1806/1.32* Section 2053m. 115.53 (4) and (5) of the statutes are amended
10	to read:
11	115.53 (4) Apply to the board of directors of the University of Wisconsin
12	Hospitals and Clinics Authority for admission to the University of Wisconsin
13	Hospitals and Clinics of any pupil in at the state schools Wisconsin School for the
14	Deaf or the school operated by the Wisconsin Center for the Blind and Visually
15	Impaired.
16	(a) The application shall be accompanied by the report of a physician appointed
17	by the appropriate school superintendent of the Wisconsin School for the Deaf or the
18	director of the Wisconsin Center for the Blind and Visually Impaired and shall be in
19	the same form as reports of other physicians for admission of patients to such
20	hospital.
21	(b) The net cost of hospital treatment shall be at the rate established under s.
22	233.40 (1) and shall be chargeable to paid from the appropriation for operating the
23	patient's school under s. 20.255 (1) (b), (gh) or (gs) if the patient is a pupil at the
24	Wisconsin School for the Deaf or from the appropriation under s. 20,255 (1) (b), (gh),
25	(gL) or (gs) if the patient is a pupil at the school operated by the Wisconsin Center

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for the Blind and Visually Impaired. The state superintendent likewise may authorize payment for the expense of transporting patients to and from the hospital. The state superintendent shall make payments for the treatment to the University of Wisconsin Hospitals and Clinics Authority. Funds collected by the state superintendent on account of the hospitalization shall be deposited in credited to the appropriation under s. 20.255 (1) (b) (gh) for the school or center concerned.

(5) Arrange for visits by members of the staff of either school the Wisconsin School for the Deaf or the Wisconsin Center for the Blind and Visually Impaired to other public schools or to families of blind or deaf children or children who are visually impaired, whenever it appears to the state superintendent that such visits will be of advantage to blind or deaf such children.

b1806/1.32 Section 2053p. 115.54 of the statutes is amended to read:

judge that any blind or deaf child or child who is visually impaired between the ages of 6 and 21 is deprived of a suitable education by the failure of the person having the care and custody of the child to provide a suitable education, the judge shall order the person to bring the child before the judge. If the material allegations of the affidavit are denied, the judge shall subpoena witnesses and hear testimony. If the allegations are admitted or established, the judge may order the child sent to the school Wisconsin School for the visually handicapped or for the deaf Deaf, the school operated by the Wisconsin Center for the Blind and Visually Impaired or to some class or other school for instruction, but the order shall may not make a direct charge for the class or school against any county.

b1806/1.32 SECTION 2053q. 115.55 of the statutes is repealed.

b1806/1.32 Section 2053r. 115.58 of the statutes is amended to read:

115.58 Park grounds. The state superintendent may permit the city of
Janesville to use portions of the grounds of the state school for the visually
handicapped Wisconsin Center for the Blind and Visually Impaired at Janesville,
which abut on the Rock river, for purposes of operating a city park. Any construction
on such grounds is subject to prior approval by the state superintendent. Any
agreement pursuant hereto shall be cancelable at the option of either party without
liability. Any such grounds so used by the city of Janesville shall be supervised by
the city and shall be subject to the ordinances of the city of Janesville applicable to
city parks.".

b1105/1.1 1230. Page 1097, line 14: delete "An" and substitute "(1) Except as provided in sub. (2), an".

b1105/1.2 1231. Page 1097, line 16: after that line insert:

"(2) The board of directors of the school district operating under ch. 119 is a local educational agency under this section and shall comply with 20 USC 1400 to 14910 if the board of directors enters into an agreement with an operator of a charter school under s. 118.40 (2r) under which the board of directors agrees to serve as the local educational agency."

b1654/3.13 1232. Page 1102, line 25: after that line insert:

b1654/3.13 "Section 2067d. 118.125 (4) of the statutes is amended to read: 118.125 (4) Transfer of records. Within 5 working days, a school district shall transfer to another school or school district all pupil records relating to a specific pupil if the transferring school district has received written notice from the pupil if he or she is an adult or his or her parent or guardian if the pupil is a minor that the pupil intends to enroll in the other school or school district or written notice from the

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other school or school district that the pupil has enrolled or from a court that the pupil
has been placed in a juvenile secured correctional facility or, as defined in s. 938.02
(15m), a secured child caring institution, as defined in s. 938.02 (15g), or a secured
group home, as defined in s. 938.02 (15p). In this subsection, "school" and "school
district" include any juvenile secured correctional facility, secured child caring
institution as defined in s. 938.02 (15g), secured group home, adult correctional
institution, mental health institute or center for the developmentally disabled, that
provides an educational program for its residents instead of or in addition to that
which is provided by public and private schools.".

b1916/1.1 1233. Page 1102, line 25: after that line insert:

b1916/1.1 "Section 2066m. 118.045 of the statutes is created to read:

118.045 Commencement of school term. (1) Except as provided in subs.

(2) and (3), beginning in the year 2000, no public school may commence the school

term until September 1.

- (2) Subsection (1) does not prohibit a school board from doing any of the following:
 - (a) Holding athletic contests or practices before September 1.
 - (b) Scheduling in-service days or work days before September 1.
- 19 (c) Holding school year-round.
 - (3) A school board may commence the school term before September 1 in any school year if it holds a public hearing on the issue and adopts a resolution to that effect in that school year.".
 - *b1822/1.5* 1234. Page 1103, line 16: after that line insert:
 - *b1822/1.5* "Section 2068m. 118.16 (1m) of the statutes is created to read:

118.16 (1m) The period during which a pupil is absent from school due to a
suspension or expulsion under s. 120.13 or 119.25 is neither an absence without an
acceptable excuse for the purposes of sub. (1) (a) nor an absence without legal cause
for the purposes of sub. (1) (c).

b1822/1.5 Section 2068r. 118.175 of the statutes is created to read:

118.175 Pupils without parents or guardians; report required. (1) This section does not apply to a pupil who has a legal custodian, as defined in s. 48.02 (11) or 938.02 (11), or who is cared for by a kinship care relative, as defined in s. 48.57 (3m) (a).

(2) If a pupil is a child who is without a parent or guardian, any school teacher, school administrator, school counselor or school social worker who knows that the child is without a parent or guardian shall report that fact as soon as possible to the county department under s. 46.22 or 46.23 or, in a county having a population of 500,000 or more, to the department of health and family services.".

b1839/3.18 1235. Page 1103, line 16: after that line insert:

b1839/3.18 "Section 2069m. 118.19 (1s) of the statutes is created to read:

118.19 (1s) (a) Notwithstanding subs. (1m) and (1r), if an applicant does not have a social security number, the applicant, as a condition of applying for, or applying to renew or revalidate, a license under this section shall submit a statement made or subscribed under oath or affirmation to the department that the applicant does not have a social security number.

- (b) The teaching license of a person who submits a false statement under par.(a) is invalid.".
 - *b1915/2.2* 1236. Page 1103, line 16: after that line insert:

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b1915/2.2 "Section 2068m. 118.245 (3) of the statutes is amended to read: 118.245 (3) No school district may provide to its nonrepresented professional employes for any 12–month period ending on June $30\,\mathrm{an}$ average increase for all such employes in the total cost to the school district of compensation and fringe benefits for such employes having an average cost per employe exceeding 3.8% of the average total cost per employe of compensation and fringe benefits provided by the school district to its nonrepresented professional employes for the preceding 12-month period ending on June 30 or the average total percentage increased cost per employe of compensation and fringe benefits provided to its represented professional employes during the 12-month period ending on June 30 preceding the date that the increase becomes effective, whichever is greater. In this subsection, the cost of compensation includes the cost of any increase in compensation due to a promotion or the attainment of increased professional qualifications. For purposes of this subsection, the average total percentage increased cost per employe of the compensation provided by a school district to its represented professional employes shall be determined in accordance with the method prescribed by the employment relations commission under s. 111.70 (4) (cm) 8s.".

b1925/1.2 1237. Page 1104, line 6: delete lines 6 and 7 and substitute:

b1925/1.2 "Section 2071s. 118.30 (1) (b) of the statutes is amended to read:

118.30 (1) (b) If the governor has issued pupil academic standards as an executive order under s. 14.23, the The department shall develop a high school graduation examination that is designed to measure whether pupils meet the pupil academic standards issued by the governor as executive order no. 326, dated January 13, 1998.".

b1925/1.3 1238. Page 1104, line 16: delete that line and substitute:

b1925/1.3 "SECTION 2074n. 118.30 (1g) (b) of the statutes is amended to read:

operator of a charter school under s. 118.40 (2r) that operates high school grades shall adopt a high school graduation examination that is designed to measure whether pupils meet the pupil academic standards adopted by the school board or operator of the charter school under par. (a). If the school board or operator of the charter school has adopted the pupil academic standards issued as an executive order under s. 14.23 no. 326, dated January 13, 1998, the school board or operator of the charter school may adopt the high school graduation examination developed by the department under sub. (1) (b). If a school board or operator of a charter school develops and adopts its own high school graduation examination, it shall notify the department annually by October 1 that it intends to administer the examination in the following school year.".

b1925/1.4 1239. Page 1106, line 11: delete that line and substitute:

b1925/1.4 "Section 2078n. 118.30 (1m) (d) of the statutes is amended to read:

118.30 (1m) (d) If the school board operates high school grades, beginning in the 2000-01 2002-03 school year administer the high school graduation examination adopted by the school board under sub. (1g) (b) to all pupils enrolled in the school district, including pupils enrolled in charter schools located in the school district, in the 11th and 12th grades. The school board shall administer the examination at least twice each school year. The school board shall determine the high school grades in which the examination will be administered each school year

1	and may administer the examination only to pupils enrolled in the 11th and 12th
2	grades.".
3	*b1925/1.5* 1240. Page 1107, line 13: after that line insert:
4	"(d) If the charter school operates high school grades, beginning in the 2002-03
5	school year, administer the high school graduation examination adopted by the
6	operator of the charter school under sub. (1g)(b) to all pupils enrolled in the 11th and
7	12th grades in the charter school. The operator of the charter school shall administer
8	the examination at least twice each school year and may administer the examination
9	only to pupils enrolled in the 11th and 12th grades.".
10	*b1925/1.6* 1241. Page 1108, line 3: delete "(a), (am) or (b)".
11	*b1925/1.7* 1242. Page 1108, line 7: delete "(a), (am) or (b)".
12	*b1925/1.8* 1243. Page 1108, line 7: after that line insert:
13	*b1925/1.8* "Section 2082j. 118.30 (2) (e) of the statutes is created to read:
14	118.30 (2) (e) A pupil's score on the examination administered under sub. (1m)
15	(d) or (1r) (d) shall be recorded on the pupil's transcript.".
16	*b1925/1.9* 1244. Page 1108, line 21: after that line insert:
17	*b1925/1.9* "Section 2086h. 118.33 (1) (f) of the statutes is created to read:
18	118.33 (1) (f) 1. By September 1, 2002, each school board operating high school
19	grades shall develop a written policy specifying criteria for granting a high school
20	diploma that are in addition to the requirements under par. (a). The criteria shall
21	include the pupil's score on the examination administered under s. 118.30 (1g) (d),
22	the pupil's academic performance, the recommendations of teachers and any other
23	criteria specified by the school board. Except as provided in subd. 2., the criteria

apply to pupils enrolled in charter schools located in the school district.

2. By September 1, 2002, each operator of a charter school under s. 118.40 (2r)
that operates high school grades shall develop a policy specifying criteria for
granting a high school diploma. The criteria shall include the pupil's score on the
examination administered under s. 118.30 (1r) (d), the pupil's academic
performance, the recommendations of teachers and any other criteria specified by
the operator of the charter school.

- 3. Beginning September 1, 2003, neither a school board nor an operator of a charter school under s. 118.40 (2r) may grant a high school diploma to any pupil unless the pupil has satisfied the criteria specified in the school board's or charter school's policy under subd. 1. or 2.".
- *b1795/2.1* 1245. Page 1109, line 2: delete the material beginning with ", the" and ending with "other" on line 3 and substitute "; the pupil's academic performance; the recommendations of teachers, which shall be based solely on the pupil's academic performance; and any other academic".
- *b1795/2.2* 1246. Page 1109, line 17: delete the material beginning with ", the" and ending with "other" on line 19 and substitute "; the pupil's academic performance; the recommendations of teachers, which shall be based solely on the pupil's academic performance; and any other academic".
- *b0966/1.1* 1247. Page 1110, line 18: delete the material beginning with that line and ending with page 1111, line 7.
- 21 *b1281/1.2* 1248. Page 1111, line 15: after "paid" insert "per pupil".
- *b0964/1.1* 1249. Page 1111, line 23: delete the material beginning with that line and ending with page 1112, line 7.

b1900/3.4 1250. Page 1115, line 18: delete the material beginning with that line and ending with page 1116, line 12, and substitute:

b1900/3.4 "Section 2107b. 118.43 (6) (b) 6., 7. and 8. of the statutes are created to read:

118.43 (6) (b) 6. In the 2000–01 school year, \$2,000 multiplied by the number of low–income pupils enrolled in grades eligible for funding in each school in the school district covered by contracts under sub. (3) (a) and (am). After making these payments, the department shall pay school districts on behalf of schools that are covered by contracts under sub. (3) (ar) an amount equal to \$2,000 multiplied by the number of low–income pupils enrolled in grades eligible for funding in each school in the school district covered by contracts under sub. (3) (ar). In making these payments, the department shall give priority to schools that have the highest percentage of low–income pupil enrollment and shall also ensure that it fully distributes the amount appropriated.

7. In the 2001–02 and 2002–03 school years, \$2,000 multiplied by the number of low-income pupils enrolled in grades eligible for funding in each school in the school district covered by contracts under sub. (3) (am). After making these payments, the department shall pay school districts on behalf of schools that are covered by contracts under sub. (3) (ar), an amount equal to \$2,000 multiplied by the number of low-income pupils enrolled in grades eligible for funding in each school in the school district covered by contracts under sub. (3) (ar).

8. In the 2003–04 and 2004–05 school years, \$2,000 multiplied by the number of low–income pupils enrolled in grades eligible for funding in each school in the school district covered by contracts under sub. (3) (ar).

1	*b1900/3.4* Section 2107c. 118.43 (6m) of the statutes is created to read:
2	118.43 (6m) RULES. The department shall promulgate rules to implement and
3	administer the payment of state aid under sub. (6).".
4	*b1845/2.3* 1251. Page 1116, line 12: after that line insert:
5	*b1845/2.3* "Section 2107d. 118.43 (8) of the statutes is created to read:
6	118.43 (8) STATE AID FOR DEBT SERVICE. (a) Beginning in the 2000-01 school year,
7	a school district is eligible for aid under this subsection if it applies to the department
8	for approval of the amount of bonds specified in the copy of the resolution under 1999
9	Wisconsin Act (this act), section 9139 (2d). If the department approves the
10	amount before June 30, 2001, the department shall, from the appropriation under
11	s. $20.255(2)(cs)$, pay each school district that issues bonds pursuant to a referendum
12	under 1999 Wisconsin Act (this act), section 9139 (2d), an amount equal to 20%
13	of the annual debt service cost on the bonds. This subsection does not apply to the
14	school district operating under ch. 119.
15	(b) The department shall promulgate rules to implement and administer this
16	subsection.".
17	*b0996/2.3* 1252. Page 1117, line 12: after that line insert:
18	*b0996/2.3* "Section 2109c. 119.23 (1) of the statutes is renumbered 119.23
19	(1) (intro.) and amended to read:
20	119.23 (1) (intro.) In this section, "membership":
21	(a) "Membership" has the meaning given in s. 121.004 (5).
22	*b0996/2.3* Section 2109g. 119.23 (1) (b) and (c) of the statutes are created
23	to read:

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1		119.23 (1) (b) "Summer average daily membership equivalent" has the
2		meaning given in s. 121.004 (8).
3		(c) "Summer choice average daily membership equivalent" means the summer
4		average daily membership equivalent of pupils who were attending a private school
5		under this section on the 2nd Friday of January of the school term immediately
6	·.	preceding that summer or whose applications have been accepted under sub. (3) for
7		attendance at the private school in the school term immediately following that
8		summer.".
9		*b1328/3.1* 1253. Page 1117, line 12: after that line insert:
10		*b1328/3.1* "Section 2108m. 119.04 (1) of the statutes is amended to read:
11		119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.03 (3) (c),
12	- 1	115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38
13)	. * . F * .	(2), 115.45, 118.001 to 118.04, 118.06, 118.07, 118.10, 118.12, 118.125 to 118.14,
14		118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 118.19,
15		118.20, 118.24(1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 118.30 to 118.43,
16)		118.51, 118.52, 118.55, 120.12 (5) and (15) to (25), 120.125, 120.13 (1), (2) (b) to (g),
17	,	(3), (14), (17) to (19), (26), (34) and (35), 120.135 and 120.14 are applicable to a 1st
18		class city school district and board.".
19		*b1822/1.6* 1254. Page 1117, line 12: after that line insert:
20		*b1822/1.6* "Section 2108m. 119.04 (1) of the statutes is amended to read
21		119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.03 (3) (c),

115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38

(2), 115.45, 118.001 to 118.04, 118.06, 118.07, 118.10, 118.12, 118.125 to 118.14,

118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 118.19

1	118.20, 118.24(1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 118.30 to 118.43,
2	118.51, 118.52, 118.55, 120.12 (5) and (15) to (25) (26), 120.125, 120.13 (1), (2) (b) to
3	(g), (3), (14), (17) to (19), (26), (34) and (35) and 120.14 are applicable to a 1st class
4	city school district and board.".
5	*b1881/2.41* 1255. Page 1117, line 12: after that line insert:
6	*b1881/2.41* "Section 2108g. 119.16(3)(b) of the statutes is amended to read:
7	119.16 (3) (b) Schoolhouses Except as provided in par. (c), schoolhouses and the
8	sites on which they are situated shall be the property of the city, but no. No site may
9	be purchased or leased and no schoolhouse may be constructed unless a resolution
10	therefor is duly adopted by the board. Deeds Except as provided in par. (c), deeds of
11	conveyance and leases shall be made to the city.
12	*b1881/2.41* Section 2108r. 119.16 (3) (c) of the statutes is created to read:
13	119.16 (3) (c) If the redevelopment authority of the city issues bonds under s.
14	66.431 (5r), the board may lease buildings or sites from the redevelopment authority
15	or borrow money from the redevelopment authority for the purposes of par. (a).
16	*b1881/2.41* Section 2108s. 119.16 (10) of the statutes is created to read:
17	119.16 (10) Public Hearings on school construction. The board shall hold a
18	public hearing in each attendance district in which a new school that is financed with
19	bond proceeds under s. 66.431 (5r) is to be constructed.".
20	*b1916/1.2* 1256. Page 1117, line 12: after that line insert:
21	*b1916/1.2* "Section 2108m. 119.04 (1) of the statutes is amended to read:
22	119.04 (1) Subchapters IV, V and VII of eh. 115, ch. 121 and ss. 66.03 (3) (c),
23	115.01 (1) and (2), 115.28, 115.21, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38
24	(2), 115.45, 118.001 to 118.04, <u>118.045</u> , 118.06, 118.07, 118.10, 118.12, 118.125 to

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1	118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18,
2	118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 118.30
3	to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (25), 120.125, 120.13 (1), (2)
4	(b) to (g), (3), (14), (17) to (19), (26), (34) and (35) and 120.14 are applicable to a 1st
5	class city school district and board.".
6	*b1817/1.1* 1257. Page 1117, line 14: delete "a total" and substitute "a an
7	average total".
8	*b1817/1.2* 1258. Page 1117, line 15: before "that" insert "over a 4-year
9	period".
10	*b1817/1.3* 1259. Page 1117, line 17: delete the material beginning with
11	"The" and ending with "section." on line 19.
12	*b0996/2.4* 1260. Page 1117, line 20: before "(intro.)" insert "(b)".
13	*b0996/2.5* 1261. Page 1117, line 22: after "(4)" insert "(b)".
14	*b0996/2.6* 1262. Page 1117, line 23: after "school" insert "during a school
15	term".
16	*b1850/1.1* 1263. Page 1118, line 1: delete lines 1 to 14 and substitute "to
17	the total amount to which the school district is entitled under s. 121.08 divided by
18	the school district membership, or an lesser of the following:
19)	1. The amount equal to the private school's operating and debt service cost
20	per pupil that is related to educational programming, as determined by the
21	department, whichever is less.
22	(c) (A) The state superintendent shall pay 25% of the total amount under par. (A)
23)	in September, 25% in November, 25% in February and 25% in May. The department

shall send the check to the private school. The parent or guardian shall restrictively 1 2 endorse the check for the use of the private school. *b1850/1.1* Section 2109s. 119.23 (4) 2. of the statutes is created to read: 119.23 (4) (2) The sum of the amount paid per pupil under this subsection in the previous school year and the amount of revenue increase per pupil allowed under subch. VII of ch. 121 in the current school year. *b0996/2.7* 1264. Page 1118, line 3: delete "(a)". 7 *b0996/2.8* 1265. Page 1118 line 8: delete "(b)" and substitute "(c)". 8 *b0996/2.9* 1266. Page 1118, line 8: delete "(a)" and substitute "(b)" 9 *b0996/2.10* 1267. Page 1/18 line 9: efter "May," insert The state 10 superintendent may include the entire amount under sub. (4m) in one of those 11 **12** instalments or apportion the entire amount among one or more of those 13 <u>instalments.</u> *b0996/2.11* 1268. Page 1118, line 11: after that line insert: 15 *b0996/2.11* "Section 2109q. 119.23 (4) (a) of the statutes is created to read: 119.23 (4) (a) Annually, on or before October 15, a private school participating 16 in the program under this section shall file with the department a report stating its 17 summer average daily membership equivalent and its summer choice average daily 18 membership equivalent for the purpose of sub. (4m).". 19 *b0996/2.12* 1269. Page 1118, line 12: substitute "(b)" for "(a)". 20 *b0996/2.13* 1270. Page 1118, line 13: substitute "(b)" for "(a)". 21 *b0996/2.14* 1271. Page 1118, line 14: after "paid" insert "per pupil". 22 *b1281/1.3* 1272. Page 1118, line 14: after "paid" insert "per pupil". 23

being made under sub. (4).".

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b0996/2.15 1273. Page 1118, line 14: after that line insert:

b0996/2.15 "Section 2109s. 119.23 (4m) of the statutes is created to read:
119.23 (4m) Beginning in the 1999–2000 school year, in addition to the
payment under sub. (4) the state superintendent shall pay to the parent or guardian
of each pupil enrolled in a private school under this section, in the manner described
in sub. (4) (c), an amount determined by multiplying the payment under sub. (4) by
the quotient determined by dividing the summer choice average daily membership

b1822/1.7 1274. Page 1121, line 18: after that line insert:

b1822/1.7 "Section 2124m. 120.12 (26) of the statutes is created to read:

120.12 (26) School safety Plans. Have in effect a school safety plan for each school in the school district.

equivalent of the private school by the total number of pupils for whom payments are

b1822/1.7 SECTION 2124t. 120.13 (1) (b) of the statutes is amended to read:

designated by the school district administrator also may make rules, with the consent of the school board, and may suspend a pupil for not more than 5 school days or, if a notice of expulsion hearing has been sent under par. (c) 4 or (e) 4. or s. 119.25 (2) (c), for not more than a total of 15 consecutive school days for noncompliance with such rules or school board rules, or for knowingly conveying any threat or false information concerning an attempt or alleged attempt being made or to be made to destroy any school property by means of explosives, for conduct by the pupil while at school or while under the supervision of a school authority which endangers the property, health or safety of others, or for conduct while not at school or while not

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under the supervision of a school authority which endangers the property, health or safety of others at school or under the supervision of a school authority or endangers the property, health or safety of any employe or school board member of the school district in which the pupil is enrolled. In this paragraph, conduct that endangers a person or property includes making a threat to the health or safety of a person or making a threat to damage property. Prior to any suspension, the pupil shall be advised of the reason for the proposed suspension. The pupil may be suspended if it is determined that the pupil is guilty of noncompliance with such rule, or of the conduct charged, and that the pupil's suspension is reasonably justified. The parent or guardian of a suspended minor pupil shall be given prompt notice of the suspension and the reason for the suspension. The suspended pupil or the pupil's parent or guardian may, within 5 school days following the commencement of the suspension, have a conference with the school district administrator or his or her designee who shall be someone other than a principal, administrator or teacher in the suspended pupil's school. If the school district administrator or his or her designee finds that the pupil was suspended unfairly or unjustly, or that the suspension was inappropriate, given the nature of the alleged offense, or that the pupil suffered undue consequences or penalties as a result of the suspension, reference to the suspension on the pupil's school record shall be expunged. Such finding shall be made within 15 days of the conference. A pupil suspended under this paragraph shall not be denied the opportunity to take any quarterly, semester or grading period examinations or to complete course work missed during the suspension period, as provided in the attendance policy established under s. 118.16 (4) (a).

b1822/1.7 Section 2124u. 120.13(1)(c) 1. of the statutes is amended to read:

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120.13 (1) (c) 1. The school board may expel a pupil from school whenever it finds the pupil guilty of repeated refusal or neglect to obey the rules, or finds that a pupil knowingly conveyed or caused to be conveyed any threat or false information concerning an attempt or alleged attempt being made or to be made to destroy any school property by means of explosives, or finds that the pupil engaged in conduct while at school or while under the supervision of a school authority which endangered the property, health or safety of others, or finds that a pupil while not at school or while not under the supervision of a school authority engaged in conduct which endangered the property, health or safety of others at school or under the supervision of a school authority or endangered the property, health or safety of any employe or school board member of the school district in which the pupil is enrolled, and is satisfied that the interest of the school demands the pupil's expulsion. In this subdivision, conduct that endangers a person or property includes making a threat to the health or safety of a person or making a threat to damage property."

b1852/3.8 1275. Page 1121, line 18: after that line insert:

b1852/3.8 "Section 2124m. 120.13 (14) of the statutes is amended to read:

120.13 (14) Day care programs. Establish and provide or contract for the provision of day care programs for children. The school board may receive federal or state funds for this purpose. The school board may charge a fee for all or part of the cost of the service for participation in a day care program established under this subsection. Costs associated with a day care program under this subsection may not be included in shared costs under s. 121.07(6). Day care programs established under this subsection shall meet the standards for licensed day care centers established by the department of health and family services. If a school board proposes to contract

for or renew a contract for the provision of a day care program under this subsection or if on July 1, 1996, a school board is a party to a contract for the provision of a day care program under this subsection, the school board shall refer the contractor or proposed contractor to the department of health and family services for the criminal history and child abuse record search required under s. 48.685. Each school board shall provide the department of health and family services with information about each person who is denied a contract for a reason specified in s. 48.685 (2) (4m) (a) 1. to 5.".

b1938/1.4 1276. Page 1121, line 18: after that line insert:

b1938/1.4 "Section 2124r. 120.13 (2) (g) of the statutes is amended to read:

120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.85, 632.853, 632.855, 632.87 (4) and (5), 632.895 (9) to (13), 632.896, and 767.25 (4m) (d), 767.51 (3m) (d) and 767.62 (4) (b) 4.".

b1328/3.2 1277. Page 1122, line 11: after that line insert:

b1328/3.2 "Section 2126m. 120.135 of the statutes is created to read:

120.135 Capital improvement fund. (1) By the first day of the 6th month commencing after the effective date of this subsection [revisor inserts date], by a two-thirds vote of the members elect, a school board may adopt a resolution creating a capital improvement fund for the purpose of financing the cost of acquiring and improving sites, constructing school facilities and major maintenance of or remodeling, renovating and improving school facilities.

(2) If a tax incremental district that is located in whole or in part in the school district is terminated before the maximum number of years that the tax incremental

district would have existed under s. 66.46 (7) (am) or (ar), in each year in which the
school board adopts a resolution by a two-thirds vote of the members elect expressing
$its\ intention\ to\ do\ so\ until\ the\ year\ after\ the\ year\ in\ which\ the\ tax\ incremental\ district$
would have been required to terminate under s. 66.46 (7) (am) or (ar), the school
board shall deposit into the capital improvement fund the percentage specified in the
resolution of the school district's portion of the positive tax increment of the tax
incremental district in that year, as determined by the department of revenue under
s. 66.46. If the value increment is less than \$300,000,000, the percentage specified
in the resolution may not exceed 66.7%.

- (3) The school board shall use the balance of the school district's portion of the positive tax increment of the tax incremental district to reduce the levy that otherwise would be imposed.
- (4) Money in the capital improvement fund may not be used for any purpose or be transferred to any other fund without the approval of a majority of the electors of the school district voting on the question at a referendum.
- (5) The school board shall submit a report by January 1 of each odd—numbered year to the governor and the joint committee on finance describing the use of the moneys deposited into the fund under sub. (1) and the effects of that use.".

b1812/1.1 1278. Page 1122, line 21: substitute "0.75" for "0.5".

b1812/1.2 1279. Page 1122, line 22: substitute "0.75" for "0.5".

b0736/1.1 **1280.** Page 1122, line 22: after that line insert:

b0736/1.1 "Section 2128m. 121.02 (1) (L) 5. of the statutes is repealed.".

b0996/2.16 1281. Page 1122, line 22: after that line insert:

b0996/2.16 "Section 2128m. 121.004 (8) of the statutes is amended to read:

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reduction under par. (c) had not occurred".

121.004 (8) Summer average daily membership equivalent. "Summer average
daily membership equivalent" is the sum of all total number of minutes in which
pupils are enrolled in academic summer classroom classes or laboratory periods in
which each pupil is enrolled as determined by multiplying the total number of
periods in each day in which the pupil is enrolled by the total number of days for
which the pupil is enrolled, as defined by the state superintendent under s. 121.14,
divided by 1,080 48,600.".
b1806/1.33 1282. Page 1123, line 7: after that line insert:
b1806/1.33 "Section 2131d. 121.05 (1) (a) 8. of the statutes is amended to
read:
121.05 (1) (a) 8. Pupils enrolled in a residential school operated by the state the
Wisconsin School for the Deaf or the school operated by the Wisconsin Center for the
Blind and Visually Impaired under subch. III of ch. 115 for whom the school district
is paying tuition under s. 115.53 (2) determined by multiplying the total number of
periods in each day in which the pupils are enrolled in the local public school by the
total number of days for which the pupils are enrolled in the local public school and
dividing the product by 1,080.".
b1328/3.3 1283. Page 1124, line 5: after "commenced" insert ", excludes
any expenditures from a capital improvement fund created under s. 120.135".
b0996/2.17 1284. Page 1124, line 21: after "(4)" insert "and (4m)".
b1281/1.4 1285. Page 1124, line 21: delete "ss. 118.40 (2r) (e) and 119.23
(4)" and substitute "s. 118.40 (2r)".
h1281/1.5 1286. Page 1124, line 24; after "(ac)" insert ", calculated as if the

1	*b1281/1.6* 1287. Page 1125, line 2: after "(ac)" insert ", calculated as if the
2	reduction under par. (c) had not occurred,".
3	*b1281/1.7* 1288. Page 1125, line 2: after that line insert:
4	"(b) The amount of state aid that the school district operating under ch. 119 is
5	eligible to be paid from the appropriation under s. $20.255(2)(ac)$ shall also be reduced
6	by 50% of the amounts paid under s. 119.23 (4) and (4m) in the current school year.
7	(c) The amount of state aid that each school district other than the school
8	district operating under ch. 119 is eligible to be paid from the appropriation under
9	s. 20.255 (2) (ac) shall also be reduced by an amount calculated as follows:
10	1. Add the amounts paid under s. 119.23 (4) and (4m) in the current school year
11	and divide the sum by 2.
12	2. Divide the result obtained under subd. 1. by the total amount of state aid that
13	all school districts other than the school district operating under ch. 119 are eligible
14	to be paid from the appropriation under s. 20.255 (2) (ac), calculated as if the
15	reduction under par. (a) had not occurred.
16	3. Multiply the amount of state aid that the school district is eligible to be paid
17	from the appropriation under s. 20.225 (2) (ac), calculated as if the reduction under
18	par. (a) had not occurred, by the quotient under subd. 2.".
	****Note: Section 119.23 (4m), which is cross-referenced in this Section, is created in 1999 LRBb1284.
19	*b1281/1.8* 1289. Page 1125, line 3: substitute "(d)" for "(b)".
20	*b1281/1.9* 1290. Page 1125, line 4: delete "par. (a)" and substitute "pars.
21	(a) to (c)". ignore change and g
22)	*b1328/3.4* 1291. Page 1126, line 5: after "AMA" insert pless the amount
23	of any revenue limit increase under s. 121.91 (4) (h)
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b0971/1.3 1292. Page 1126, line 5: delete the material beginning with

"and ending with "decimal." on line 22.

b1845/2.4 1293. Page 1126, line 25: before "(fm)" insert "(cs).".

b1759/1.1 1294. Page 1127, line 17: after that line insert:

b1759/1.1 "Section 2142b. 121.41 (2) of the statutes is amended to read:

121.41 (2) FEES. A school board or the technical college system board may establish and collect reasonable fees for any driver education program or part of a program which is neither required for nor credited toward graduation. The school board or the technical college system board may waive any fee established under this subsection for any indigent pupil."

b1806/1.34 1295. Page 1127, line 17: after that line insert:

b1806/1.34 "Section 2142m. 121.54 (3) of the statutes is amended to read:

shall provide transportation for children with disabilities, as defined in s. 115.76 (5), to any public or private elementary or high school, to the Wisconsin school for the visually handicapped school operated by the Wisconsin Center for the Blind and Visually Impaired or the Wisconsin school for the deaf Deaf or to any special education program for children with disabilities sponsored by a state tax—supported institution of higher education, including a technical college, regardless of distance, if the request for such transportation is approved by the state superintendent. Approval shall be based on whether or not the child can walk to school with safety and comfort. Section 121.53 shall apply to transportation provided under this subsection.".

1	*b1881/2.42* 1296. Page 1130, line 9: on lines 9 and 13, delete "(5) (a) 4." and
2	substitute "(5r)".
3	*b1881/2.43* 1297. Page 1130, line 18: delete "DEBT SERVICE. The" and
4	substitute "Lease or loan payments. If the".
5	*b1881/2.44* 1298. Page 1130, line 19: after "119" insert "leases buildings
6	or sites from the redevelopment authority of the city or borrows money from the
7	redevelopment authority of the city under s. 119.16 (3) (c), it".
8	*b1881/2.45* 1299. Page 1130, line 20: delete "pay debt service on bonds
9	issued under s. $66.431 (5\mathrm{m})$ " and substitute "make lease payments or repay the loan".
10	*b1881/2.46* 1300. Page 1130, line 21: delete "pay the debt service" and
11	substitute "make lease payments or repay the loan".
12	*b1924/2.1* 1301. Page 1132, line 3: before that line insert:
13	*b1924/2.1* "Section 2146x. 121.90(1)(c) of the statutes is amended to read:
14	121.90 (1) (c) In determining a school district's revenue limit in the 2000-01
15	school year, a number equal to 20% of the summer enrollment in 1998 shall be
16	included in the number of pupils enrolled on the 3rd Friday of September 1998; a
17	number equal to 20% of the summer enrollment in 1999 shall be included in the
18	number of pupils enrolled on the 3rd Friday of September 1999; and a number equal
19	to 20% 40% of the summer enrollment in the year 2000 shall be included in the
20	number of pupils enrolled on the 3rd Friday of September 2000.
21	*b1924/2.1* Section 2146y. 121.90 (1) (d) of the statutes is repealed and
22	recreated to read:
23	121.90 (1) (d) In determining a school district's revenue limit in the 2001-02
24	school year, a number equal to 20% of the summer enrollment in the year 1999 shall

be included in the number of pupils enrolled on the 3rd Friday of September 1999;
a number equal to 40% of the summer enrollment in the year 2000 shall be included
in the number of pupils enrolled on the 3rd Friday of September 2000; and a number
equal to 40% of the summer enrollment in the year 2001 shall be included in the
number of pupils enrolled on the 3rd Friday of September 2001.
b1924/2.1 Section 2146ym. 121.90 (1) (dm) of the statutes is created to
read:
121.90 (1) (dm) In determining a school district's revenue limit in the 2002–03
school year, a number equal to 40% of the summer enrollment in the year 2000 shall
be included in the number of pupils enrolled on the 3rd Friday of September 2000;
a number equal to 40% of the summer enrollment in the year 2001 shall be included
in the number of pupils enrolled on the 3rd Friday of September 2001; and a number
equal to 40% of the summer enrollment in the year 2002 shall be included in the
number of pupils enrolled on the 3rd Friday of September 2002.
b1924/2.1 Section 2146z. 121.90 (1) (dr) of the statutes is created to read:
121.90 (1) (dr) In determining a school district's revenue limit in the 2003–04
school year and in each school year thereafter, a number equal to 40% of the summer
enrollment shall be included in the number of pupils enrolled on the 3rd Friday of
September of each appropriate school year.".
b1926/1.1 1302. Page 1135, line 24: delete the material beginning with
that line and ending with page 1136, line 9.
b1328/3.5 1303. Page 1136, line 9: after that line insert:
b1328/3.5 "Section 2158m. 121.91 (4) (h) of the statutes is created to read:

1	121.91 (4) (h) The limit otherwise applicable to a school district under sub. (2m)
2	in any school year is increased by an amount equal to the amount deposited into the
3	capital improvement fund under s. 120.135 in that school year.".
4	*b0868/1.1* 1304. Page 1137, line 5: after that line insert:
5	*b0868/1.1* "SECTION 2164r. 125.12(1)(a) of the statutes is amended to read:
6	125.12 (1) (a) Except as provided in par. (b) this subsection, any municipality
7.	or the department may revoke, suspend or refuse to renew any license or permit
8	under this chapter, as provided in this section.
9	*b0868/1.1* Section 2164s. 125.12 (1) (c) of the statutes is created to read:
10	125.12 (1) (c) Neither a municipality nor the department may consider an
11	arrest or conviction for a violation punishable under s. 945.03 (2m), 945.04 (2m) or
12	945.05 (1m) in any action to revoke, suspend or refuse to renew a Class "B" or "Class
13	B" license or permit.".
14	*b0809/1.1* 1305. Page 1139, line 11: after that line insert:
15	*b0809/1.1* "Section 2165m. 125.51 (4) (v) 2. of the statutes is amended to
16	read:
17	125.51 (4) (v) 2. A hotel that has $\frac{100}{50}$ or more rooms of sleeping
18	accommodations and that has either an attached restaurant with a seating capacity
19	of 150 or more persons or a banquet room in which banquets attended by $400\mathrm{or}$ more
20	persons may be held.".
21	*b1117/2.1* 1306. Page 1139, line 11: after that line insert:
22	*b1117/2.1* "Section 2167m. 134.48 of the statutes is created to read:
23	134.48 Contracts for the display of free newspapers. (1) Definitions.
24	In this section:

- (a) "Newspaper" means a publication that is printed on newsprint and that is published, printed and distributed periodically at daily, weekly or other short intervals for the dissemination of current news and information of a general character and of a general interest to the public.
- (b) "Place of public accommodation" means a business, accommodation, refreshment, entertainment, recreation or transportation facility where goods, services, facilities, privileges, advantages or accommodations are offered, sold or otherwise made available to the public.
- (2) A contract for the display of a newspaper that is distributed free of charge to the public in a place of public accommodation may not prohibit the person displaying the newspaper for distribution from displaying any other newspaper that is distributed free of charge to the public. A provision in a contract that violates this subsection is unenforceable, but does not affect the enforceability of the remaining provisions of the contract.".

b1139/1.1 1307. Page 1139, line 11: after that line insert:

b1139/1.1 "Section 2165L. 125.51 (3m) (c) of the statutes is amended to read:

125.51 (3m) (c) A "Class C" license may be issued to a person qualified under s. 125.04 (5) for a restaurant in which the sale of alcohol beverages accounts for less than 50% of gross receipts and which does not have a barroom if the municipality's quota under sub. (4) prohibits the municipality from issuing a "Class B" license to that person or for a restaurant in which the sale of alcohol beverages accounts for less than 50% of gross receipts and which has a barroom in which wine is the only intoxicating liquor sold. A "Class C" license may not be issued to a foreign

1 4.	corporation, a foreign limited liability company or a person acting as agent for or in
2	the employ of another.".
3	*b1671/1.6* 1308. Page 1139, line 11: after that line insert:
4	*b1671/1.6* "Section 2166a. 138.052 (5) (am) 2. a. of the statutes is amended
5	to read:
6	138.052 (5) (am) 2. a. On January 1, 1994, and annually thereafter, the division
7	of banking for banks, the division of savings and loan institutions for savings and
8	loan associations and savings banks and the office of credit unions for credit unions
9	shall determine the interest rate that is the average of the interest rates paid
10	rounded to the nearest one-hundredth of a percent, on regular passbook deposit
11	accounts by institutions under the division's or office's jurisdiction at the close of the
12	last quarterly reporting period that ended at least 30 days before the determination
13	is made.
	NOTE TABLE 1673 incorporates a necessary conforming change to s. 138 052 (5) (am) 2. b. stats. If LRB 1678 is not included in the committee of conferences super amendment, s. 132 052 (6) (am) 2.b. will need to be treated in order to fully accomplish the name change for the division of savings and loan.
14	*b1671/1.6* Section 2168a. 138.055(4)(a) of the statutes is amended to read
15	138.055 (4) (a) The division of savings and loan institutions, if the lender is a
16	savings and loan association or savings bank;
17	*b1671/1.6* Section 2169a. 138.056(1)(a) 4. a. of the statutes is amended to
18	read:
19	138.056 (1) (a) 4. a. The division of savings and loan institutions, if the lender
20	is a savings and loan association or savings bank;".

b1673/1.1 1309. Page 1139, line 11: after that line insert:

1	*b1673/1.1* "Section 2167a. 138.052 (5) (am) 2. b. of the statutes is amended
2	to read:
3	138.052 (5) (am) 2. b. The office of credit unions and the division of banking
4	shall report the rate calculated to the division of savings and loan institutions within
5	5 days after the date on which the determination is made. The division of savings
6	and loan institutions shall calculate the average, rounded to the nearest
7	one-hundredth of a percent, of the 3 rates and report that interest rate to the revisor
8	of statutes within 5 days after the date on which the determination is made.".
	****Note: This draft also incorporates the name change for the division of sayings and loan that was approved by the committee of conference and that is the subject of LRBk1671. If the name change for the division of savings and foan is not included in the committee of conferences super amendment, then this draft will need to be changed to fix the references to the division of savings and loan.
9	*b1744/3.1* 1310. Page 1139, line 11: after that line insert:
10	*b1744/3.1* "Section 2167x. 134.73 of the statutes is created to read:
11	134.73 Identification of prisoner making telephone solicitation. (1)
12	DEFINITIONS. In this section:
13	(a) "Contribution" has the meaning given in s. 440.41 (5).
14	(b) "Prisoner" means a prisoner of any public or private correctional or
15	detention facility that is located within or outside this state.
16	(c) "Solicit" has the meaning given in s. 440.41 (8).
17	(d) "Telephone solicitation" means the unsolicited initiation of a telephone
18	conversation for any of the following purposes:
19	1. To encourage a person to purchase property, goods or services.
20	2. To solicit a contribution from a person.

3. To conduct an opinion poll or survey.

1	(2) REQUIREMENTS. A prisoner who makes a telephone solicitation shall do all
2	of the following immediately after the person called answers the telephone:
3	(a) Identify himself or herself by name.
4	(b) State that he or she is a prisoner.
5	(c) Inform the person called of the name of the correctional or detention facility
6	in which he or she is a prisoner and the city and state in which the facility is located.
7	(3) TERRITORIAL APPLICATION. (a) Intrastate. This section applies to any
8	intrastate telephone solicitation.
9	(b) Interstate. This section applies to any interstate telephone solicitation
10	received by a person in this state.
11	(4) PENALTIES. (a) A prisoner who violates this section may be required to forfeit
12	not more than \$500.
13	(b) If a person who employes a prisoner to engage in telephone solicitation is
14	concerned in the commission of a violation of this section as provided under s. 134.99,
15	the person may be required to forfeit not more than \$10,000.
16	*b1744/3.1* Section 2167z. 134.95 (2) of the statutes is amended to read:
17	134.95 (2) Supplemental forfeiture. If a fine or a forfeiture is imposed on a
18	person for a violation under s. 100.171, 100.173, 100.174, 100.175, 100.177, 134.71,
19	134.72, 134.73 or 134.87 or ch. 136 or a rule promulgated under these sections or that
20	chapter, the person shall be subject to a supplemental forfeiture not to exceed
21	\$10,000 for that violation if the conduct by the defendant, for which the fine or
22	forfeiture was imposed, was perpetrated against an elderly person or disabled person
23	and if any of the factors under s. 100.264 (2) (a), (b) or (c) is present.".

b1843/3.1 1311. Page 1139, line 11: after that line insert:

b1843/3.1 "SECTION 2166e. 135.02 (3) of the statutes is renumbered 135.02 (3) (intro.) and amended to read:

135.02 (3) (intro.) "Dealership" means a any of the following:

(a) A contract or agreement, either expressed or implied, whether oral or written, between 2 or more persons, by which a person is granted the right to sell or distribute goods or services, or use a trade name, trademark, service mark, logotype, advertising or other commercial symbol, in which there is a community of interest in the business of offering, selling or distributing goods or services at wholesale, retail, by lease, agreement or otherwise.

b1843/3.1 Section 2166m. 135.02 (3) (b) of the statutes is created to read:

135.02 (3) (b) A contract or agreement, either expressed or implied, whether oral or written, between 2 or more persons by which a wholesaler, as defined in s. 125.02 (21), is granted the right to sell or distribute intoxicating liquor, as defined in s. 125.02 (8), or use a trade name, trademark, service mark, logotype, advertising or other commercial symbol related to intoxicating liquor. This paragraph does not apply to dealerships described in s. 135.066 (5) (a) and (b).

b1843/3.1 Section 2166s. 135.066 of the statutes is created to read:

135.066 Intoxicating liquor dealerships. (1) Legislative finds that a balanced and healthy 3-tier system for distributing intoxicating liquor is in the best interest of this state and its citizens; that the 3-tier system for distributing intoxicating liquor has existed since the 1930's; that a balanced and healthy 3-tier system ensures a level system between the manufacturer and wholesale tiers; that a wholesale tier consisting of numerous healthy competitors is necessary for a balanced and healthy 3-tier system; that the number of intoxicating liquor wholesalers in this state is in significant decline; that

this decline threatens the health and stability of the wholesale tier; that the regulation of all intoxicating liquor dealerships, regardless of when they were entered into, is necessary to promote and maintain a wholesale tier consisting of numerous healthy competitors; and that the maintenance and promotion of the 3-tier system will promote the public health, safety and welfare. The legislature further finds that a stable and healthy wholesale tier provides an efficient and effective means for tax collection. The legislature further finds that dealerships between intoxicating liquor wholesalers and manufacturers have been subject to state regulation since the enactment of the 21st Amendment to the U.S. Constitution and that the parties to those dealerships expect changes to state legislation regarding those dealerships.

- (2) DEFINITIONS. In this section:
- (a) "Intoxicating liquor" has the meaning given in s. 125.02 (8).
- (b) "Net revenues" means the gross dollar amount received from the sale of intoxicating liquor minus adjustments for returns, discounts and allowances.
 - (c) "Wholesaler" has the meaning given in s. 125.02 (21).
- (d) "Wine" has the meaning given in 125.02 (22).
- 18 (3) Liability of transferee of intoxicating liquor grantor. (a) In this subsection:
 - 1. "Goodwill" includes the use of a trademark, trade name, logotype or other commercial symbol, and the use of a variation of a trademark, trade name, logotype, advertisement or other commercial symbol.
 - 2. "Transferee" means a person who acquires any asset or activity of a grantor's intoxicating liquor business and who uses the goodwill associated with the intoxicating liquor of the grantor.

- (b) A transferee shall be bound by each of the grantor's dealerships with the grantor's wholesalers and consequently shall be considered a grantor for purposes of, and shall comply with, the requirements of this chapter.
- (4) Change in ownership. (a) In this subsection, "successor wholesaler" means a wholesaler who succeeds to the management, ownership or control of a wholesaler or wholesaler's business or any part of a wholesaler's business by any means including by stock purchase, sale of assets or transfer or assignment of a brand of intoxicating liquor that is the subject of a dealership agreement.
- (b) A change in the management, ownership or control of a wholesaler, a wholesaler's business or any part of a wholesaler's business is not good cause for a grantor to terminate, cancel, fail to renew or substantially change the competitive circumstances of its dealership with a successor wholesaler if the successor wholesaler meets the grantor's reasonable and material qualifications for wholesaler applicants in effect at the time of the change. If the successor wholesaler meets the grantor's reasonable and material qualifications for wholesaler applicants in effect at the time of the change, the successor wholesaler shall succeed to the dealership rights of the predecessor wholesaler and the grantor shall continue to be bound by the dealership.
- (5) Nonapplicability. This section does not apply to any of the following dealerships:
- (a) Dealerships in which a grantor, including any affiliate, division or subsidiary of the grantor, has never produced more than 200,000 gallons of intoxicating liquor in any year.
- (b) Dealerships in which the dealer's net revenues from the sale of all of the grantor's brands of intoxicating liquor, except wine, constitute less than 5% of the

dealer's total net revenues from the sale of intoxicating liquor, except wine, during
the dealer's most recent fiscal year preceding a grantor's cancellation or alteration
of a dealership and the dealer's net revenues from the sale of all of the grantor's
brands of wine constitute less than 5% of the dealer's total net revenues from the sale
of wine during the dealer's most recent fiscal year preceding a grantor's cancellation
or alteration of a dealership.

(6) SEVERABILITY. The provisions of this section are severable as provided in s. 990.001 (11).".

b1864/2.2 1312. Page 1139, line 11: after that line insert:

b1864/2.2 "SECTION 2165m. 134.66(2)(a) of the statutes is amended to read:

134.66 (2) (a) No retailer, manufacturer, distributor, jobber or subjobber, no agent, employe or independent contractor of a retailer, manufacturer, distributor, jobber or subjobber and no agent or employe of an independent contractor may sell or provide for nominal or no consideration cigarettes or tobacco products to any person under the age of 18, except as provided in s. 938.983 (3) 254.92 (2) (a). A vending machine operator is not liable under this paragraph for the purchase of cigarettes or tobacco products from his or her vending machine by a person under the age of 18 if the vending machine operator was unaware of the purchase.

b1864/2.2 SECTION 2165n. 134.66 (2) (b) 1. of the statutes is amended to read:

134.66 (2) (b) 1. A retailer shall post a sign in areas within his or her premises where cigarettes or tobacco products are sold to consumers stating that the sale of any cigarette or tobacco product to a person under the age of 18 is unlawful under this section and s. 938.983 254.92.

1	*b1864/2.2* Section 2165p. 134.66 (2) (b) 2. of the statutes is amended to
2	read:
3	134.66 (2) (b) 2. A vending machine operator shall attach a notice in a
4	conspicuous place on the front of his or her vending machines stating that the
5	purchase of any cigarette or tobacco product by a person under the age of 18 is
6	unlawful under s. 938.983 254.92 and that the purchaser is subject to a forfeiture of
7	not to exceed \$25.".
8	*b1839/3.19* 1313. Page 1139, line 19: after that line insert:
9	*b1839/3.19* "Section 2169pc. 138.09 (1m) (b) 1. (intro.) of the statutes is
10	amended to read:
11	138.09 (1m) (b) 1. (intro.) -An Except as provided in par. (c), an application
12	under par. (a) for a license shall contain the following:
13	* $b1839/3.19*$ Section 2169pf. $138.09(1m)(c)$ of the statutes is created to read:
14	138.09 (1m) (c) 1. If an applicant who is an individual does not have a social
15	security number, the applicant, as a condition of applying for or applying to renew
16	a license, shall submit a statement made or subscribed under oath or affirmation to
17	the division that the applicant does not have a social security number. The form of
18	the statement shall be prescribed by the department of workforce development.
19	2. Notwithstanding sub. (3) (b), any license issued or renewed in reliance upon
20	a false statement submitted by an applicant under subd. 1. is invalid.
21	*b1839/3.19* Section 2169pm. 138.09 (3) (am) 1. of the statutes is amended
22	to read:
23	138.09 (3) (am) 1. The applicant fails to provide the any information required
24	under sub. (1m) (b).".

b1063/1.1 1314. Page 1139, line 23: after that line insert:

b1063/1.1 "Section 2169s. 139.03 (5) (b) of the statutes is renumbered 139.03 (5) (b) 1. and amended to read:

139.03 (5) (b) 1. Any Except as provided in subd. 2., any person, except an underage person as defined under s. 125.02 (20m), who leaves a foreign country, after spending at least 48 hours in that foreign country, with the purpose of entering this state may have in that person's possession and bring into the state intoxicating liquor or wine in sealed original containers in amounts not to exceed, in the aggregate, 4 liters without payment of the tax imposed under this subchapter. The 4 liters of tax-free intoxicating liquor and wines may not be sent, shipped or carried into the state other than in the immediate possession of the person as qualified by this subsection.

b1063/1.1 Section 2169t. 139.03 (5) (b) 2. of the statutes is created to read:

139.03 (5) (b) 2. A person who is a member of the national guard, the U. S. armed forces or a reserve component of the U. S. armed forces; who is a state resident; and who leaves a foreign country, after spending at least 48 hours in that foreign country on duty or for training, with the purpose of entering into this state may bring into the state, in sealed original containers and in the person's immediate possession, intoxicating liquor and wine in an aggregate amount not exceeding 16 liters without paying the tax imposed under this subchapter on that amount."

b1672/1.1 1315. Page 1139, line 23: after that line insert:

b1672/1.1 "SECTION 2170a. 138.12(5)(a) of the statutes is amended to read:

workforce development.

1	138.12 (5) (a) The commissioner division may revoke or suspend the license of
2	any insurance premium finance company if the commissioner <u>division</u> finds that <u>any</u>
3	of the following:
4	1. Any license issued to such company was obtained by fraud,
5	2. There was any misrepresentation in the application for the license,
6	3. The holder of such license has otherwise shown himself or herself
7	untrustworthy or incompetent to act as a premium finance company,
8	4. Such The company has violated any provision of this section, or.
9	5. Such The company has been rebating part of the service charge as allowed
10	and permitted herein to any insurance agent or insurance broker or any employe of
11	an insurance agent or insurance broker or to any other person as an inducement to
12	the financing of any insurance policy with the premium finance company.".
13	*b1839/3.20* 1316. Page 1139, line 23: after that line insert:
14	*b1839/3.20* "Section 2170d. 138.12 (3) (d) 1. (intro.) of the statutes is
15	amended to read:
16	138.12 (3) (d) 1. (intro.) An Except as provided in par. (e), an application for
17	a license under this section shall contain the following:
18	*b1839/3.20* Section 2170g. 138.12 (3) (e) of the statutes is created to read:
19	138.12 (3) (e) 1. If an applicant who is an individual does not have a social
20	security number, the applicant, as a condition of applying for or applying to renew
21	a license under this section, shall submit a statement made or subscribed under oath
22	or affirmation to the division that the applicant does not have a social security
23	number. The form of the statement shall be prescribed by the department of

"70%".

1	2. Any license issued or renewed in reliance upon a false statement submitted
2	by an applicant under subd. 1. is invalid.
3	*b1839/3.20* SECTION 2170n. 138.12 (5) (am) 1. c. of the statutes is amended
4	to read:
5	138.12 (5) (am) 1. c. In the case of a licensee who is an individual, the applicant
6	fails to provide his or her social security number, fails to comply, after appropriate
7	notice, with a subpoena or warrant that is issued by the department of workforce
8	development or a county child support agency under s. 59.53 (5) and that is related
9 , ,	to paternity or child support proceedings or the applicant is delinquent in making
10	court-ordered payments of child or family support, maintenance, birth expenses
11	medical expenses or other expenses related to the support of a child or former spouse
12	as provided in a memorandum of understanding entered into under s. 49.857. Ar
13	applicant whose renewal application is denied under this subd. 1. c. is entitled to a
14	notice and hearing under s. 49.857 but is not entitled to a hearing under par. (b).".
15	*b1207/1.2* 1317. Page 1140, line 3: delete that line.
16	*b0923/1.1* 1318. Page 1140, line 6: after that line insert:
17	*b0923/1.1* "Section 2171p. 139.32 (5) of the statutes is amended to read:
18	139.32 (5) Manufacturers and distributors having a permit from the secretary
19	shall receive a discount of $\frac{1.6\%}{2\%}$ of the tax.".
20	*b0935/3.1* 1319. Page 1140, line 7: delete lines 7 to 24.
21	*b1207/1.3* 1320. Page 1140, line 25: delete the material beginning with
22	that line and ending with page 1142, line 6.
23	*b0935/3.2* 1321. Page 1143, line 13: delete "a portion" and substitute